



Government Publications

STATUTES



Statutes



PREFIX TO STATUTES, 1957-58

ACTS PROCLAIMED IN FORCE

LIST OF PROCLAMATIONS FROM MAY 1, 1957 TO FEBRUARY 3, 1958

MISCELLANEOUS PROCLAMATIONS



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Statutos



ACTS OF THE

PARLIAMENT OF CANADA

PASSED IN THE SESSION HELD IN THE

SIXTH YEAR OF THE REIGN OF HER MAJESTY

QUEEN ELIZABETH II

BEING THE

FIRST SESSION OF THE TWENTY-THIRD PARLIAMENT

Begun and holden at Ottawa, on the Fourteenth day of October, 1957, and prorogued on the First day of February, 1958.

HIS EXCELLENCY THE RIGHT HONOURABLE
VINCENT MASSEY

GOVERNOR GENERAL

PART I

PUBLIC GENERAL ACTS

EDMOND CLOUTIER, C.M.G., O.A. D.S.P.
QUEEN'S PRINTER AND CONTROLLER OF STATIONERY
OTTAWA, 1958

75.58

6 ELIZABETH II.

CHAP. 1

An Act for granting Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1958.

[Assented to 24th October, 1957.]

Most Gracious Sovereign,

WHEREAS it appears by messages from His Excellency, Preamble. the Right Honourable Vincent Massey, etc., etc., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1958, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 6, 1957.
- 2. From and out of the Consolidated Revenue Fund, \$260,912,255.50 there may be paid and applied a sum not exceeding in the whole two hundred and sixty million, nine hundred and twelve thousand, two hundred and fifty-five dollars and fifty cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending the 31st day of March, 1958, except items 52, 57, 116, 117, 131, 132, 156, 248, 281, 322, 324, 328, 333, 334, 335, 336, 355, 399 and 460, as laid before the House of Commons at the present session of Parliament.

\$165,433.34 granted for 1957-58. 3. From and out of the Consolidated Revenue Fund, there may be paid and applied, in addition to the amount granted therefor by section 2, a sum not exceeding in the whole one hundred and sixty-five thousand, four hundred and thirty-three dollars and thirty-four cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-sixth of the total of the amounts of the several items set forth in Schedule A.

\$2,576,712.09 granted for 1957-58. 4. From and out of the Consolidated Revenue Fund, there may be paid and applied, in addition to the amount granted therefor by section 2, a sum not exceeding in the whole two million, five hundred and seventy-six thousand, seven hundred and twelve dollars and nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the several items set forth in Schedule B.

\$1,497,738.25 granted for 1957-58. 5. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one million, four hundred and ninety-seven thousand, seven hundred and thirty-eight dollars and twenty-five cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items in the Supplementary Estimates for the fiscal year ending the 31st day of March, 1958, except items 626, 635 and 654, as laid before the House of Commons at the present session of Parliament.

\$2,138,883.89 granted for 1957-58. 6. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole two million, one hundred and thirty-eight thousand, eight hundred and eighty-eight dollars and eighty-nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of July, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-ninth of the total of the amounts of items 669 and 670 set forth in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

\$125,000.00 granted for 1957-58. 7. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one hundred and twenty-five thousand dollars,

1957-58.

towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the amount of item 668 in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

8. From and out of the Consolidated Revenue Fund, \$27,108,666.31 there may be paid and applied, a sum not exceeding in granted for 1957-58. the whole twenty-seven million, one hundred and eight thousand, six hundred and sixty-six dollars and thirtyfour cents towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-third of the total of the amounts of the several items set forth in the Further Supplementary Estimates (2), for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

9. From and out of the Consolidated Revenue Fund, \$280,974.17 there may be paid and applied in addition to the amount granted 1957-58. granted therefor by section 8, a sum not exceeding in the whole two hundred and eighty thousand, nine hundred and seventy-four dollars and seventeen cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being seven-twelfths of the amounts of the several items set forth in Schedule C.

granted for

10. From and out of the Consolidated Revenue Fund, \$10,416,666.67 there may be paid and applied in addition to the amount granted by section 8, a sum not exceeding in the whole ten million, four hundred and sixteen thousand, six hundred and sixty-six dollars and sixty-seven cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-third of the amount of the item set forth in Schedule D.

granted for 1957-58.

11. Sums expended under the authority of this Act Account shall be accounted for in the Public Accounts in conformity to be rendered. with section 64 of the Financial Administration Act.

R.S., c. 116.

SCHEDULE A

Based on the Main Estimates, 1957-58. The amount hereby granted is \$165,433.34, being one-sixth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		8	\$
	EXTERNAL AFFAIRS A—Department and Missions Abroad		
100	Canadian Representation at International Conferences	200,000	
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	Water Resources Branch		
307	Water Resources Branch, including Federal share of expenses of the Lake of the Woods Control Board— Construction or Acquisition of Buildings, Works, Land and Equipment	126,600	٠
	PUBLIC WORKS		
	Public Buildings Construction and Services		
	Acquisition, Construction and Improvements of Public Buildings		
	Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—		
365	Yukon and Northwest Territories	666,000	*000 222
			*992,600

^{*}Net Total \$165,433.34.

SCHEDULE B

Based on the Main Estimates, 1957-58. The amount hereby granted is \$2,576,712.09, being one-twelfth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

Service Service Amount Total CITIZENSHIP AND IMMIGRATION A—Department IMMIGRATION BEANCE Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations				
CITIZENSHIP AND IMMIGRATION A—Department IMMIGRATION BRANCH Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations	of	Service	Amount	Total
A—Department Immigrant on Branch Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations			\$	\$
IMMIGRATION BRANCH Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations		CITIZENSHIP AND IMMIGRATION		
Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations		A—Department		
S, 962, 518 NORTHERN AFFAIRS AND NATIONAL RESOURCES		Immigration Branch		
Water Resources Branch Water Resources Branch, including Federal share of expenses of the Lake of the Woods Control Board— Administration, Operation and Maintenance, including Grant of \$350 to the International Executive Council, World Power Conference. Northern Administration and Lands Branch Branch Administration. PUBLIC WORKS PUBLIC WORKS PUBLIC BUILDINGS CONSTRUCTION AND SERVICES Acquisition, Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa. 11,743,000 Harbour and River Works Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa. 11,743,000	69	Field and Inspectional Service, Canada, including \$10,000 for Grants to Immigrant Welfare Organizations	5,962,518	
Water Resources Branch, including Federal share of expenses of the Lake of the Woods Control Board— Administration, Operation and Maintenance, including Grant of \$350 to the International Executive Council, World Power Conference				
of the Lake of the Woods Control Board— Administration, Operation and Maintenance, including Grant of \$350 to the International Executive Council, World Power Conference. NORTHERN ADMINISTRATION AND LANDS BRANCH Branch Administration. 900,855 PUBLIC WORKS PUBLIC BUILDINGS CONSTRUCTION AND SERVICES Acquisition, Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa. 11,743,000 HARBOURS AND RIVERS ENGINEERING SERVICES Acquisition, Construction and Improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual sites of that the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual sites of projects—		Water Resources Branch		
PUBLIC WORKS PUBLIC BUILDINGS CONSTRUCTION AND SERVICES Acquisition, Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa. HARBOURS AND RIVERS ENGINEERING SERVICES Acquisition, Construction and Improvements of Harbour and River Works Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—	306	of the Lake of the Woods Control Board— Administration, Operation and Maintenance, including Grant of \$350 to the International Executive Council, World		
PUBLIC WORKS PUBLIC BUILDINGS CONSTRUCTION AND SERVICES Acquisition, Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa		Northern Administration and Lands Branch		
Public Buildings Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa	31 3	Branch Administration	900,855	
Construction and Improvements of Public Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa		PUBLIC WORKS		
Buildings Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa				
Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Ottawa				
Engineering Services Acquisition, Construction and Improvements of Harbour and River Works Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—	359	Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—		
Harbour and River Works Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—		Harbours and Rivers Engineering Services		
and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—		Acquisition, Construction and Improvements of Harbour and River Works		
373 Prince Edward Island		and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the year to be		
	373	Prince Edward Island	1,167,500	

SCHEDULE B—Concluded.

No. of Vote	Service	Amount	Total
	Desperation working of the control o	\$	\$
	PUBLIC WORKS—Concluded		
	DEVELOPMENT AND ENGINEERING SERVICES		
389	Trans-Canada Highway— To provide for construction through National Parks	10,000,000	
	VETERANS AFFAIRS		
	Soldier Settlement and Veterans' Land Act		
518	To provide for the payment of grants to veterans settled on Provincial Lands in accordance with agreements with Provincial Governments under Section 38 of the Veterans' Land Act and payment of grants to veterans settled on Dominion Lands in accordance with an agreement with the Minister of Northern Affairs and National Resources under Section 38 of the Veterans' Land Act	200,000	
			*30,920,545

^{*}Net Total \$2,576,712.09.

SCHEDULE C

Based on the Further Supplementary Estimates (2), 1957-58. The amount hereby granted is \$280,974.17, being seven-twelfths of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	TRANSPORT		
	A—Department		
	RAILWAY AND STEAMSHIP SERVICES		
754	Construction or Acquisition of Auto-Ferry Vessels and Equipment as listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Further amount required	461,67 0	
	General		
759	To provide for the expenses of an inquiry into the coasting trade of Canada authorized under the Inquiries Act including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered		
	by them in connection with the inquiry—Further amount required	20,000	*481,670

^{*} Net total \$280,974.17.

SCHEDULE D

Based on the Further Supplementary Estimates (2), 1957-58. The amount hereby granted is \$10,416,666.67, being one-third of the amount of the item in the said Estimates as contained in this Schedule.

Sum granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purpose for which it is granted.

No. of Vote	Service	Amount	Total
	FINANCE	\$	\$
	GENERAL ITEMS OF PAYROLL COSTS		
692	To provide, subject to the approval of the Treasury Board, for supplementing other votes for the payment of salaries, wages and other paylist charges		*31,250,000

^{*} Net total \$10,416,666.67

EDMOND CLOUTIER, C.M.G., O.A., D.S.P. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1957

6 ELIZABETH II.

CHAP. 2

An Act to provide for Advance Payments for Prairie Grain prior to Delivery thereof.

[Assented to 7th November, 1957.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

SHORT TITLE.

1. This Act may be cited as the Prairie Grain Advance Short title Payments Act.

INTERPRETATION.

him to the Board:

a crop year;

2. (1) In this Act, **Definitions** (a) "advance payment" means a payment for grain made "Advance payment.' to a producer under the authority of this Act; (b) "amount in default" means the amount of an advance "Amount in payment made pursuant to an undertaking, minus all amounts that up to the time of default were paid to the Board in discharge of the undertaking; (c) "application" means an application made by a "Applicaproducer under this Act for an advance payment; (d) "Board" means The Canadian Wheat Board; 'Board." (e) "default" means failure, as described in section 13, "Default." to comply with an undertaking; (f) "grain" means wheat, oats and barley that was "Grain." grown within the designated area, as defined in the Canadian Wheat Board Act: (g) "initial payment" means the sum certain per bushel "Initial payable under the Canadian Wheat Board Act by the payment." Board to a producer for grain sold and delivered by

(h) "permit book" means a delivery permit issued by the "Permit Board pursuant to the Canadian Wheat Board Act for book."

11 (*i*)

"Prescribed."

Chap. 2.

"Producer."

(i) "prescribed" means prescribed by regulation;

(i) "producer" includes, as well as an actual producer, any person entitled as landlord, vendor or mortgagee, to the grain grown by an actual producer or to any share therein:

"Recipient."

"Undertaking.'

·· Unit

quota."

(k) "recipient" means a producer to whom an advance payment has been made;

(1) "undertaking" means an undertaking given by a producer under section 5; and

(m) "unit quota" means the initial quota prescribed by the Board for delivery of grain under a permit book

in a crop year.

To be construed with Canadian Wheat Board Act.

(2) This Act shall be construed as one with the Canadian Wheat Board Act, and, unless a contrary intention appears, all words and expressions in this Act have the same meanings as they have in the Canadian Wheat Board Act.

ADVANCE PAYMENTS.

Authority to make Advance Payments.

Board may make advance payments

3. (1) Subject to this Act, the Board may upon application therefor make a payment to a producer in respect of a crop year, as an advance on the initial payment for threshed grain in storage otherwise than in an elevator, prior to delivery thereof to the Board.

Cash purchase tickets may be used

(2) Notwithstanding the Canada Grain Act, the manager or operator of an elevator or other person authorized by the Board to make advance payments on its behalf may make advance payments by means of cash purchase tickets.

Application to be approved

(3) No advance payment shall be made to a producer in respect of a crop year, unless the application therefor is made during the crop year and before the 1st day of June in that crop year, and is approved by the manager or operator of an elevator or other person authorized by the Board to make advance payments on its behalf.

Discharge of previous advance payments.

(4) No person who has received an advance payment under this Act in any crop year and who is in default in respect thereof is, until his undertaking in respect thereof has been fully discharged, entitled to receive another advance payment in the same or any subsequent crop year.

Application.

Contents of application

- 4. (1) An application for an advance payment shall be made in prescribed form, shall be signed by the producer and shall show
 - (a) the amount of the advance payment for which application is made:

- (b) the kinds and quantities of threshed grain in storage at the time of the application and in respect of which the applicant is applying for the advance payment;
- (c) the land on which the grain was grown and the number of the permit book under which he is entitled to deliver such grain;
- (d) the kinds and quantities of such grain, if any, that the applicant is entitled under his unit quota to deliver but has not yet delivered;
- (e) whether he has received a previous advance payment, and, if so, particulars thereof and the amount of undelivered grain in respect of which the previous advance payment was made;
- (f) for the period from the beginning of the crop year in which the application is made to the time of the application, the kinds and quantities of grain that have been delivered by the applicant to the Board
 - (i) under his unit quota, and
 - (ii) by deliveries other than under his unit quota; and
- (g) such other particulars as are prescribed.
- (2) An application shall be verified by affidavit and Idem. shall include an authorization by the applicant that one-half of the initial payment for grain delivered to the Board, otherwise than on a unit quota, under the permit book specified in the application or any permit book issued in substitution or extension thereof, may be deducted and paid to the Board until the undertaking of the applicant has been discharged.

Undertaking.

5. (1) Before an advance payment is made to a producer, Undertaking he shall execute an undertaking in prescribed form in favour by the producer. of the Board to the effect that

- (a) he will, after completing delivery under the unit quota and as soon as other quotas or other permission given by the Board enable him to do so, deliver grain to the Board until one-half of the initial payment therefor is equal to the advance payment made to him,
- (b) upon default, he will repay to the Board the amount in default, without interest prior to default but with interest at six per cent per annum after default.
- (2) Notwithstanding subsection (1), a recipient may at Producer any time prior to default discharge his obligation to deliver may repay in lieu of grain to the Board or any part thereof by payment to the delivery of Board.

Joint Producers.

Joint producers Chap. 2.

6. (1) Where two or more producers are entitled to deliver grain under one permit book, no advance payment shall be made unless all such producers named in the permit book jointly make the application and execute the undertaking, and the advance payment shall be made to all such producers jointly or as they direct in the application.

Application may specify shares

(2) An application by two or more producers may specify the shares of the advance payment to be paid to each.

Repayment of share of advance

(3) Where an application by two or more joint producers specifies the share of the advance payment to be paid to each such producer, and subsequently the undertaking is in default, a joint producer who pays to the Board an amount that is in the same proportion to the amount in default as his share of the advance payment is to the total advance payment, together with interest thereon at the rate of six per cent per annum after default, is, notwithstanding anything in this Act, relieved of his obligation to make any further payment to the Board in respect of the default.

Amount of Advance Payment.

Amount of advance payment

- 7. (1) Subject to this section, the amount of an advance payment to a producer in respect of the grain deliverable under the permit book specified in the application shall be the quantity of threshed grain (irrespective of its grade and excluding grain deliverable under a unit quota) that the applicant has in storage otherwise than in an elevator and undertakes to deliver to the Board, less any undelivered grain in respect of which a previous advance payment was made, multiplied by
 - (a) fifty cents per bushel in the case of wheat,
 - (b) twenty cents per bushel in the case of oats, and
 - (c) thirty-five cents per bushel in the case of barley.

Limitation

(2) The quantity of grain in respect of which an advance payment may be made to a producer shall not exceed the quantity that would be deliverable under the applicant's current permit book on a quota of six bushels per specified acre minus the quantity of grain (other than deliveries under a unit quota) delivered by the applicant to the Board prior to his application and during the crop year in which the application is made.

Maximum

(3) Not more than a total of three thousand dollars shall be paid as advance payments in respect of grain to be delivered under the permit book specified in an application.

Endorsement in Permit Book.

8. At the time an advance payment is made to a producer Endorsehe shall deliver to the person who approves of his applica- ment in tion on behalf of the Board the permit book described in his application and an endorsement shall be made therein in prescribed form to the effect that one-half of the initial payment for all grain, other than for grain delivered under a unit quota, delivered under that permit book shall be deducted and paid to the Board until the producer has discharged his undertaking.

Powers of Board.

9. (1) For the purpose of making advance payments the Borrowing Board may borrow money, and the Minister of Finance may, on behalf of Her Majesty, guarantee, on such terms and conditions as the Governor in Council may approve, repayment of money so borrowed and interest thereon.

(2) The Board may make such arrangements and enter Board may into such contracts or agreements as the Board considers enter into agreements. necessary or advisable for the administration of this Act.

Lien for Advance Payments.

10. Where the Board has made an advance payment to Lie on grain. a producer, the Board has a lien for the amount thereof on the grain in respect of which the advance payment was made.

DELIVERIES OF GRAIN.

11. (1) Where a delivery of grain, otherwise than on Deductions a unit quota, is made under a permit book bearing an deliveries. endorsement under section 8 by any producer named in the permit book, the manager or operator of an elevator or other person receiving delivery of the grain for the Board shall deduct and pay to the Board, in priority to all other persons, one-half of the initial payment for that grain until the undertaking in respect of which the endorsement was made has been discharged, and shall make an appropriate entry of the deduction in the permit book.

(2) The Board may recover any of the moneys to which Right of Board to it is entitled under subsection (1) by action or proceedings recover. against the person receiving delivery of the grain as if the grain were delivered and sold on behalf of the Board, and any such moneys received by the Board shall be deemed to be a repayment to the Board on account of the advance payment.

Cancellation of endorsement.

Chap. 2.

(3) When the recipient of an advance has discharged his undertaking, the Board shall cancel the endorsement in his permit book by an appropriate entry therein.

Endorsements in permit books to continue until undertakings are discharged

12. Notwithstanding any other Act or law, where the permit book of the recipient has been endorsed as required by section 8, he is not, until he has discharged his undertaking, entitled to receive or use another permit book in substitution for that permit book for the same or any subsequent crop year unless an endorsement to the same effect is made therein.

DEFAULT IN UNDERTAKING.

Default.

- 13. (1) For the purposes of this Act, a recipient shall be deemed to be in default if his undertaking has not been discharged
 - (a) within ten days after the date on which the Board mails or delivers or causes to be mailed or delivered a written notice to him stating that he has, in the opinion of the Board, had adequate opportunity to discharge his undertaking or has, otherwise than by delivery to the Board, disposed of all or part of the grain in respect of which the advance was made, and requesting him to discharge his undertaking by delivery of grain to the Board or otherwise;
 - (b) before the 15th day of September in the new crop year immediately following the crop year in which the advance payment was made, and he has not applied for a permit book for such new crop year in substitution for the permit book specified in his application; or
 - (c) before the 31st day of December in the new crop year immediately following the crop year in which the advance payment was made, or such later date as the Board may authorize in special cases.

Waiver of default.

(2) The Board may for any cause it deems sufficient waive any default for a specified period, and where a default is waived it shall, for the purposes of this Act, be deemed to have occurred at the expiration of such period.

Proceedings after default.

14. Where a producer is in default, all proceedings against him to enforce his undertaking may be taken in the name of the Board or in the name of Her Majesty.

Reimbursement to the Board by the Minister of Finance. 15. As soon as practicable after receiving requests therefor from the Board, the Minister of Finance shall out of the Consolidated Revenue Fund pay to the Board

(a) interest charges paid or payable by the Board with respect to money borrowed by it or advanced on its behalf for the purposes of this Act, and

(b) amounts of advance payments outstanding at the time of default, to the extent that the Board has not

been reimbursed therefor after default.

16. (1) Where a recipient has defaulted in his undertaking, the Board may, in addition to any other right or remedy under this Act, and notwithstanding the Canadian Wheat Board Act, withhold, out of the moneys that may at any time thereafter (other than at the time of the sale payable to of grain by the recipient) become payable by the Board to such recipient, until the amount in default, together with interest at six per cent per annum from the time of default, has been discharged.

Board may recover amount in default from participation money producers.

(2) An amount withheld by the Board under subsection Discharges (1) shall be credited to the recipient in reduction of the Board. amount in default and is a discharge of the liability of the Board under the Canadian Wheat Board Act to pay him that amount.

liability of

17. Where the Board has received payment from the Return of Minister of Finance in respect of an amount in default, and money subsequently all or any part of the amount in default is after default. recovered, the amount recovered shall be paid to the Minister of Finance, and the Minister of Finance may pay to the Board such portion thereof as is required to enable the Board to reimburse any manager or operator of an elevator or other person authorized by the Board to make advance payments on its behalf for any share of the loss sustained by him by reason of the default.

GENERAL.

18. (1) Where an applicant for an advance payment is Loans under indebted to a bank in respect of a guaranteed loan obtained Producers by him under the Prairie Grain Producers Interim Financing Interim Act, 1956, the unpaid balance of the guaranteed loan, 1956. together with any interest or other charges owing thereunder, owing to the bank shall be deducted from the advance payment and paid to the bank, and the bank shall cancel any endorsement in the permit book made under that Act.

(2) Where under the Act referred to in subsection (1) or Loans the Prairie Grain Producers' Interim Financing Act, 1951, a bank has been paid by the Minister of Finance or the Finance. Board withholds any moneys for the Minister in respect of a guaranteed loan, the moneys recovered from a borrower by the bank or by the Board shall be paid by each of them, respectively, to the Minister.

payable to

Expenditures of the Board.

19. (1) All expenditures made by the Board in the administration of this Act, other than those reimbursed to the Board by the Minister of Finance under section 15, shall be deemed to be expenses of the Board within the meaning of section 26 of the Canadian Wheat Board Act.

Payment of expenditures or portion thereof out of separate account.

(2) The Governor in Council may, by order, direct that the expenditures referred to in subsection (1) or such portion of them as he deems advisable shall be paid out of the separate account referred to in section 29A of the Canadian Wheat Board Act.

Offence and penalty.

20. (1) Every person who,

(a) knowingly makes any misrepresentation in any application, or, for the purpose of obtaining an advance payment or evading compliance with his undertaking, wilfully furnishes to the Board any false or misleading information, or

(b) being a recipient whose undertaking has not been discharged, delivers grain, or causes any other person to deliver grain on his behalf, under a permit book that has not been endorsed as required by this Act, is guilty of an offence and is liable on summary conviction to a fine not exceeding one thousand dollars, or to imprisonment for a term not exceeding six months, or to both fine

and imprisonment.

Limitation on offences.

(2) A prosecution under subsection (1) may be instituted at any time within two years from the time when the subject-matter of the complaint arose.

Regulations.

21. The Governor in Council may make regulations

(a) prescribing the forms of applications, directions, endorsements, reports or other documents to be used in connection with advance payments or for the effective operation of this Act;

(b) prescribing the steps to be taken to effect collection of any amount in default in connection with advance

payments;

(c) requiring reports to be made to or by the Board in

connection with advance payments; and

(d) prescribing anything that is to be prescribed under this Act and, generally, for carrying the purposes and provisions of this Act into effect.

Annual report.

22. The Board shall include in the annual report required to be made by it under the Canadian Wheat Board Act a report on the operation and administration of this Act for the calendar year immediately preceding the date on which the annual report is made, or for such other period as the governor in Council prescribes.

23. Notwithstanding section 11 of the Prairie Farm Levy under Assistance Act, no levy shall under that Act be deducted Assistance from an advance payment, but for the purposes of that Act Act. there shall be deducted from that portion of the initial payment payable to the recipient at the time of sale and delivery of grain to the Board a levy of two per cent of the initial payment until the recipient has discharged his undertaking under this Act.

Coming into force.

24. This Act shall come into force on a day to be fixed Coming into force. by proclamation of the Governor in Council.

> EDMOND CLOUTIER, C.M.G., O.A., D.S.P. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1957



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CHAP. 3

An Act to amend the Old Age Security Act.

[Assented to 7th November, 1957.]

HER Majesty, by and with the advice and consent of R.S. c. 200. the Senate and House of Commons of Canada, enacts as follows:

1. Subsection (1) of section 3 of the Old Age Security Act is repealed and the following substituted therefor:

"3. (1) Subject to the provisions of this Act and the Payment of regulations, a monthly pension of fifty-five dollars may be paid in respect of every person who

(a) has attained the age of seventy years; and

(b) has resided in Canada for the ten years immediately preceding the day on which his application is approved, or, if he has not so resided.

(i) has been present in Canada prior to those ten years for an aggregate period at least equal to twice the aggregate periods of absence from Canada during those ten years, and

(ii) has resided in Canada for at least one year immediately preceding the day on which his application is approved."

2. Subsection (1) of section 5 of the said Act is repealed

and the following substituted therefor:

"5. (1) Where a pensioner absents himself from Canada for a period in excess of one month, payment of his pension shall be suspended immediately following the payment for the month in which he so absents himself, but may be resumed when the pensioner returns; and where the pensioner returns to Canada within six months from the last day of the first month in which he so absented himself from Canada, the pension upon being resumed may also be paid for the period during which he so absented himself, but not exceeding a total of six months in any calendar year."

Suspension of pension.

Coming into force.

3. This Act shall be deemed to have come into force on the 1st day of November, 1957.

EDMOND CLOUTIER, C.M.G., O.A., D.S.P.
QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1957

6 ELIZABETH II.

CHAP. 4

An Act to amend the Blind Persons Act.

[Assented to 21st November, 1957.]

JER Majesty, by and with the advice and consent of the RS. c. 17; H Senate and House of Commons of Canada, enacts as follows:

1. (1) Subsection (1) of section 3 of the Blind Persons

Act is repealed and the following substituted therefor:

"3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, provinces. make an agreement with a province to provide for the payment to the province, in accordance with this Act and the regulations, of amounts in respect of allowances paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, seventy-five per cent of fifty-five dollars monthly or of the amount of the allowance paid by the province monthly to the recipient, whichever is the lesser."

(2) Paragraph (c) of subsection (2) of section 3 is repealed 1955, c 26,

and the following substituted therefor:

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"(c) is

(i) an unmarried person, without a dependent child or children and his income, inclusive of allowance, is not more than twelve hundred dollars a year,

(ii) an unmarried person with a dependent child or children, and his income, inclusive of allowance, is not more than sixteen hundred and eighty dollars a year,

(iii) married and living with his spouse and the total income, inclusive of allowance, of the recipient and his spouse is not more than nineteen hundred

and eighty dollars a year, or

(iv) married and living with his spouse who is blind and the total income, inclusive of allowance, of the recipient and his spouse is not more than two thousand one hundred dollars a year."

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Coming into force.

2. This Act shall be deemed to have come into force on the 1st day of November, 1957.

> EDMOND CLOUTIER, C.M.G., O.A., D.S.P.
> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1957

6 ELIZABETH II.

CHAP. 5

An Act to amend the Disabled Persons Act.

[Assented to 21st November, 1957.]

ER Majesty, by and with the advice and consent of the 1953-54, c. 55. The Senate and House of Commons of Canada, enacts as follows:

1. (1) Subsection (1) of section 3 of the Disabled Persons Act is repealed and the following substituted therefor:

"3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, provinces. make an agreement with a province to provide for the payment to the province, in accordance with this Act and the regulations, of amounts in respect of allowances paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, fifty per cent of fifty-five dollars monthly or of the amount of the allowance paid by the province monthly to the recipient, whichever is the lesser.'

- (2) Paragraphs (e), (f) and (g) of subsection (2) of section 3 of the said Act are repealed and the following substituted therefor:
 - "(e) is not a patient in a tuberculosis sanatorium or mental institution:
 - (f) is not a patient or resident in a hospital, nursing home, infirmary, home for the aged, an institution for the care of incurables, or a private, charitable or public institution, except as prescribed in the regulations; and

(g) is

(i) an unmarried person, and his income, inclusive of allowance, is not more than nine hundred and sixty dollars a year,

(ii) married and living with his spouse, and the total income, inclusive of allowance, of the recipient and his spouse is not more than sixteen hundred and twenty dollars a year, or

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(iii) married and living with his spouse who is blind within the meaning of the Blind Persons Act, and the total income, inclusive of allowance, of the recipient and his spouse is not more than nineteen hundred and eighty dollars a year."

Coming into Coming into an the 1st day of November, 1957.

EDMOND CLOUTIER, C.M.G., O.A., D.S.P. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1957

CHAP. 6

An Act to amend the Old Age Assistance Act.

[Assented to 21st November, 1957.]

TER Majesty, by and with the advice and consent of R.S. c. 199. H the Senate and House of Commons of Canada, enacts as follows:

1. (1) Subsection (1) of section 3 of the Old Age Assistance Act is repealed and the following substituted therefor:

"3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, make an agreement with a province to provide for the payment to the province, in accordance with this Act and the regulations, of amounts in respect of assistance paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, fifty per cent of fifty-five dollars monthly or of the amount of assistance paid by the province monthly to the recipient, whichever is the lesser."

provinces.

- (2) Subparagraph (ii) of paragraph (a) of subsection (2) of section 3 of the said Act is repealed and the following substituted therefor:
 - "(ii) has resided in Canada for the ten years immediately preceding that date, or, if he has not so resided, has been present in Canada prior to those ten years for an aggregate period equal to twice the aggregate periods of absences from Canada during those ten years;"
- (3) Paragraph (c) of subsection (2) of section 3 of the said Act is repealed and the following substituted therefor: "(c) is,
 - (i) an unmarried person, and his income, inclusive of assistance, is not more than nine hundred and sixty dollars a year,

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(ii) married and living with his spouse and the total income, inclusive of assistance, of the recipient and his spouse is not more than sixteen hundred

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and twenty dollars a year, or

(iii) married and living with his spouse who is blind within the meaning of the Blind Persons Act and the total income, inclusive of assistance, of the recipient and his spouse is not more than nineteen hundred and eighty dollars a year."

Coming into force.

2. This Act shall be deemed to have come into force on the 1st day of November, 1957.

CHAP. 7

An Act to amend the War Veterans Allowance Act. 1952.

[Assented to 21st November, 1957.]

JER Majesty, by and with the advice and consent of R.S. c. 340; H the Senate and House of Commons of Canada, enacts 1955, c. 13. as follows:

1. Section 2 of the War Veterans Allowance Act, 1952 is amended by adding thereto the following subsection:

"(2) For the purposes of this Act, the expression "widow" Widows of includes a woman who has resided in Canada for a total allied veterans. period of at least ten years and was married to a person who has since died and who at the time of his death

(a) was resident in Canada, and

- (b) was a person as described in paragraph (b) of subsection (4) or paragraph (b) of subsection (6) of section 30, except that he had not resided in Canada for a total period of at least ten years, but the total of the time he had resided in Canada prior to his death and the time that has elapsed since his death is at least ten years."
- 2. (1) Paragraphs (a) and (b) of subsection (1) of section 1955, c. 13. 5 of the said Act are repealed and the following substituted s. 3. therefor:

"(a) one hundred and twenty dollars a month, or

- (b) the monthly rate that will produce a total income, including allowance, to the surviving spouse of one thousand seven hundred and forty dollars a year."
- (2) Paragraphs (a) and (b) of subsection (3) of section 5 1955, c. 13. of the said Act are repealed and the following substituted s. 3. therefor:

"(a) one hundred and twenty dollars a month, or

(b) the monthly rate that will produce a total income, including allowance, to the veteran of one hundred and forty-five dollars a month."

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Repeal.

- **3.** (1) Paragraph (h) of subsection (1) of section 6 of the said Act is repealed.
- (2) Subsection (2) of section 6 of the said Act is repealed and the following substituted therefor:

Home of recipient.

"(2) In determining what shall be deemed to be the income of a recipient from any interest in real property, the value of any premises in which the recipient resides shall be taken into account only to the extent that it exceeds eight thousand dollars."

Repeal.

- **4.** Section 8 of the said Act is repealed.
- 5. Subsection (1) of section 14 of the said Act is repealed and the following substituted therefor:

Absence from Canada. "14. (1) Where a recipient of an allowance absents himself from Canada, payment of his allowance shall be suspended immediately following the payment for the month in which he so absents himself, but may be resumed when the recipient returns; and where the recipient returns to Canada within six months from the last day of the first month in which he so absented himself from Canada, the allowance, upon being resumed, may also be paid for the period during which he so absented himself, but not exceeding a total of six months in any calendar year."

1955, c. 13. s. 6. **6.** (1) Subsection (6) of section 25 of the said Act is repealed and the following substituted therefor:

Salaries.

- "(6) The Chairman shall be paid a salary at the rate of twelve thousand five hundred dollars a year, and each of the other members, including temporary members, shall be paid a salary at the rate of eleven thousand dollars a year."
- (2) This section shall be deemed to have come into force on the 1st day of July, 1957.
- 7. (1) Subsection (3) of section 30 of the said Act is repealed and the following substituted therefor:

Canadian veteran of World War I or World War II is any former member of His Majesty's Canadian forces

(a) who served during World War I or World War II, and

(i) served in a theatre of actual war,

(ii) is in receipt of a pension for injury or disease incurred or aggravated during his service in such forces, or

(iii) has accepted a commuted pension, or

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- (b) who served in the United Kingdom during World War I for at least three hundred and sixty-five days prior to the 12th day of November, 1918."
- (2) The portion of paragraph (b) of subsection (4) of section 30 of the said Act that precedes subparagraph (i) thereof is repealed and the following substituted therefor: "(b) any former member of His Majesty's forces, or of
 - '(b) any former member of His Majesty's forces, or of any of the forces of any of His Majesty's allies or powers associated with His Majesty in any war concluded on or before the 31st day of August, 1921, who served during any such war, and has resided in Canada for a total period of at least ten years, and'
- (3) Subparagraph (iii) of paragraph (b) of subsection (6) of section 30 of the said Act is repealed and the following substituted therefor:

"(iii) has resided in Canada for a total period of at least ten years, and"

- S. Schedules A and B to the said Act are repealed and 1955, c. 13. Schedules A and B to this Act are substituted therefor.

 8. Schedules A and B to the said Act are repealed and 1955, c. 13. Schedules A and B to this Act are substituted therefor.
- 9. This Act, except section 6, shall be deemed to have come into force on the 1st day of November, 1957.

SCHEDULE A.

TABLE OF ALLOWANCES

Ĭ.	II.	III.	
Class of Recipient.	Monthly Rate.	Maximum total annual income (income including allowance).	
 (a) Unmarried veteran without child or not residing with child	\$70	\$1,080	
2. Married veteran residing with spouse	\$120	\$1,740 total for veteran and spouse	
3. (a) Unmarried veteran residing with child (b) Widow residing with child (c) Widower residing with child (d) Married veteran not residing with spouse and residing with child	\$120	\$1,740	
1. Married veteran residing with spouse who is blind within meaning of the Blind Persons Act.	\$120	\$1,860 total for veteran and spouse	
5. One orphan	\$40	\$720	
6. Two orphans of one veteran	\$70 total for the two orphans	\$1,200 total for the	
7. Three or more orphans of one veteran	\$85 total for the three or more orphans	\$1,440 total for the three or more orphans	

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SCHEDULE B.

TABLE OF ALLOWANCES.

I. Class of Recipient.	II. Monthly Rate.	III. Maximum total monthly income (income including allowance).
1. (a) Unmarried veteran without child or not residing with child. (b) Widow without child or not residing with child. (c) Widower without child or not residing with child. (d) Married veteran not residing with spouse, and without child or not residing with child.	\$70	\$90
2. Married veteran residing with spouse	\$120	\$145 total for veteran and spouse
3. (a) Unmarried veteran residing with child (b) Widow residing with child (c) Widower residing with child (d) Married veteran not residing with spouse and residing with child	\$120	\$145
4. Married veteran residing with spouse who is blind within meaning of the Blind Persons Act.	\$120	\$155 total for veteran and spouse



CHAP. 8

An Act to amend the Unemployment Insurance Act.

[Assented to 28th November, 1957.]

ER Majesty, by and with the advice and consent of the 1955, c. 50; Senate and House of Commons of Canada, enacts as 1956, c. 50. follows:

- 1. (1) Sections 50, 51 and 52 of the Unemployment Insurance Act are repealed and the following substituted therefor:
- "50. A seasonal benefit period in respect of an insured How person is established when, upon making a claim for benefit during or after the week in which the 1st day of December falls but before the end of the week in which the 15th day of May next following falls, he proves that he is

established.

- (a) a person who had at least fifteen contribution weeks subsequent to the most recent Saturday preceding the 31st day of March immediately before the day on which he makes the claim, or
- (b) a person whose most recent benefit period terminated after the week in which fell the 15th day of May immediately preceding the day on which he makes the claim, and who has complied with such other conditions as are prescribed by regulations made by the Commission with the approval of the Governor in Council.

"51. A seasonal benefit period in respect of an insured person is the period commencing with and including the week in which the seasonal benefit period in relation to him was established and ending with and including the week in which the 15th day of May next following falls.

"52. Not more than one seasonal benefit period may be Only one established in respect of an insured person during the period commencing with and including the week in which the 1st day of December falls and ending with and including the week in which the 15th day of May next following falls."

period between December 1st and May 15th.

Duration of period.

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- (2) Notwithstanding subsection (1) of this section, until the 18th day of May, 1958, paragraph (b) of section 50 of the said Act, as enacted by this Act, shall be deemed to read as follows:
 - "(b) a person whose most recent benefit period terminated after the 15th day of April, 1957, and who has complied with such other conditions as are prescribed by regulations made by the Commission with the approval of the Governor in Council."

1956, c. 50, s. 4(1).

- 2. (1) Subsection (3) of section 53 of the said Act is repealed and the following substituted therefor:
- (3) A person coming within paragraph (a) of section 50 shall not be paid seasonal benefits in excess of the lesser of
 - (a) the weekly rate applicable to him multiplied by the number of weeks in his seasonal benefit period, or
 - (b) the weekly rate applicable to him multiplied by the greater of

(i) thirteen, or

(ii) five-sixths of the number of his contribution weeks subsequent to the Saturday referred to in paragraph (a) of section 50."

1956, c. 50, s. 4(2). Fractional

weeks.

- (2) Subsection (4) of section 53 of the said Act is repealed and the following substituted therefor:
- "(4) For the purposes of subparagraph (ii) of paragraph (b) of subsection (3), where five-sixths of the number of the contribution weeks therein referred to results in a fraction, a fraction of less than one-half shall be disregarded and a fraction of one-half or more shall be taken as one."

Repeal.

3. Subsection (2) of section 55 is repealed.

CHAP. 9

An Act for granting Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1958.

[Assented to 5th December, 1957.]

Most Gracious Sovereign,

WHEREAS it appears by messages from His Excellency, Preamble. the Right Honourable Vincent Massey, etc., etc., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1958, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 7, 1957.
- 2. From and out of the Consolidated Revenue Fund, \$260,679,899.09 there may be paid and applied a sum not exceeding in the granted for whole two hundred and sixty million, six hundred and seventy-nine thousand, eight hundred and ninety-nine dollars and nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending the 31st day of March, 1958, except items 52, 57, 116, 117, 131, 132, 153, 156, 158, 248, 252, 281, 322, 324, 328, 333, 334, 335, 336, 355, 397, 399 and 460, as laid before the House of Commons at the present session of Parliament.

\$50,000.00 granted for 1957-58.

3. From and out of the Consolidated Revenue Fund, there may be paid and applied, in addition to the amount granted therefor by Section 2, a sum not exceeding in the whole fifty thousand dollars, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-sixth of the amount of the item set forth in Schedule A.

\$1,787,853.42 granted for 1957–58. 4. From and out of the Consolidated Revenue Fund, there may be paid and applied, in addition to the amount granted therefor by section 2, a sum not exceeding in the whole one million, seven hundred and eighty-seven thousand, eight hundred and fifty-three dollars and forty-two cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in Schedule B.

\$1,497,738.25 granted for 1957–58. 5. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one million, four hundred and ninety-seven thousand, seven hundred and thirty-eight dollars and twenty-five cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Supplementary Estimates for the fiscal year, ending the 31st day of March, 1958, except items 626, 635 and 654, as laid before the House of Commons at the present session of Parliament.

\$2,138,888.89 granted for 1957-58. 6. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole two million, one hundred and thirty-eight thousand, eight hundred and eighty-eight dollars and eighty-nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of July, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-ninth of the total of the amounts of items 669 and 670 set forth in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

\$125,000.00 granted for 1957-58. 7. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one hundred and twenty-five thousand dollars, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the

31st day of March, 1958, not otherwise provided for, and being one-twelfth of the amount of item 668 in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

S. From and out of the Consolidated Revenue Fund, \$13,474,054.84 there may be paid and applied a sum not exceeding in granted for 1957-58. the whole thirteen million, four hundred and seventy-four thousand, fifty-four dollars and eighty-four cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being onesixth of the total of the amounts of the items set forth in the Further Supplementary Estimates (2) for the fiscal year ending the 31st day of March, 1958, except items 754 and 759, as laid before the House of Commons at the present session of Parliament.

9. From and out of the Consolidated Revenue Fund, \$1,853,666.67 there may be paid and applied, in addition to the amount granted for 1957-58. granted therefor by section 8, a sum not exceeding in the whole one million, eight hundred and fifty-three thousand, six hundred and sixty-six dollars and sixty-seven cents, towards defraying the several charges and expenses of the public service from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-third of the total of the amounts of the items set forth in Schedule C.

10. Sums expended under the authority of this Act Account shall be accounted for in the Public Accounts in conformity to be rendered. with section 64 of the Financial Administration Act.

R.S., c. 116.

SCHEDULE A

Based on the Main Estimates, 1957-58. The amount hereby granted is \$50,000.00, being one-sixth of the total of the amount of the item in the said Estimates as contained in this Schedule.

Sum granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	PUBLIC WORKS		
	Public Buildings Construction and Services		
	Acquisition, Construction and Improvement of Public Buildings		
367	Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings as listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects— Improvements generally—Not more than \$25,000 to be ex-		
	pended on any one project without the approval of Treasury Board		300,000*

^{*} Net total \$50,000.00.

SCHEDULE B

Based on the Main Estimates, 1957-58. The amount hereby granted is \$1,787,853.42, being one-twelfth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	Northern Administration and Lands Branch		
318	Northwest Territories and Other Field Services— Construction or Acquisition of Buildings, Works, Land and Equipment.	10,286,741	
	PUBLIC WORKS		
	Harbours and Rivers Engineering Services		
	Acquisition, Construction and Improvements of Harbour and River Works	1	
373	Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended in individual listed projects— Prince Edward Island	1,167,500	
	DEVELOPMENT ENGINEERING SERVICES		
389	Trans-Canada Highway— To provide for construction through National Parks	10,000,000	21,454,241*

^{*} Net total \$1,787,853.42.

SCHEDULE C

Based on the Further Supplementary Estimates (2), 1957-58. The amount hereby granted is \$1,853,666.67, being one-third of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	PUBLIC WORKS		
	Public Buildings		
	Construction and Services		
	Acquisition, Construction and Improvement o Public Buildings		
	Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Further amounts required—		
729	Ottawa	3,651,000	
	Harbours and Rivers Engineering Services Acquisition, Construction and Improvements of		
	Harbour and River Works		
	Construction, acquisition, major repairs and improvements of, and plans and sites for, harbour and river works listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Further		
732	amounts required— Prince Edward Island	410,000	
	DEVELOPMENT ENGINEERING SERVICES		
737	Trans-Canada Highway— To provide for construction through National Parks— Further amount required	1,500,000	5,561,000*

^{*} Net total \$1,853,666.67

CHAP. 10

An Act to amend an Act respecting the Buffalo and Fort Erie Public Bridge Company.

[Assented to 20th December, 1957.]

HER Majesty, by and with the advice and consent of the 1934, c. 63. I Senate and House of Commons of Canada, enacts as follows:

- 1. Section 3 of an Act respecting the Buffalo and Fort Erie Public Bridge Company is repealed and the following substituted therefor:
- "3. (1) The Governor in Council may appoint, to hold Appointment office during pleasure, five persons, being Canadian citizens members. resident in Canada, to be the members of the Bridge Authority that under the provisions of the Act of Incorporation are to be appointed by Canada.

(2) A member of the Bridge Authority appointed under Deputies. the authority of subsection (1) may with the approval of the Minister of Finance appoint a deputy in writing to attend any meeting of the Bridge Authority and act and vote in his place and stead."

- 2. Sections 9 and 10 of the said Act are repealed and the following substituted therefor:
- "9. Except as otherwise provided in this Act, the Minister of Minister of Finance, or a person designated by him, is the designated as authority or agency that under any provision of the Act authority. of Incorporation is to be designated by Canada.

"10. On the later of the following days, namely,

Termination of rights, powers, etc.

(a) the 1st day of July, 1992, or

(b) the day that any bonds issued by the Bridge Authority prior to the 1st day of July, 1992, are paid in full or are otherwise discharged,

the rights, powers and jurisdiction of the Bridge Authority under this Act are terminated, and the property acquired or held by it within Canada becomes the property of Her Majesty in right of Canada, to be held, administered or disposed of as the Governor in Council may direct."

6 Eliz. II.

3. The said Act is further amended by adding thereto

the following sections:

Money paid to Canada. "13. Any money payable to the Government of Canada under the Act of Incorporation shall be paid to the Minister of Finance and shall form part of the Consolidated Revenue Fund.

Reference to "Act of Incorporation".

"14. A reference in this Act to the Act of Incorporation shall be construed as a reference to the Act of Incorporation as amended from time to time."

Coming into force.

4. This Act shall come into force on a day to be fixed by proclamation of the Governor in Council.

CHAP, 11

An Act to amend the Canadian and British Insurance Companies Act.

[Assented to 20th December, 1957.]

IER Majesty, by and with the advice and consent of R.S. c. 31, the Senate and House of Commons of Canada, enacts as follows:

1956, c. 28.

1. Subsection (3) of section 3 of the Canadian and British Insurance Companies Act is repealed and the follow-

ing substituted therefor:

(3) Except as hereinafter otherwise provided, sections Provisions 15, 16A, 17, 26, 41, 42, 43, 44, 45, 46 and Parts III to VII applicable to all apply to every company irrespective of the date of incor- companies. poration."

2. Subsection (3) of section 6 of the said Act is repealed

and the following substituted therefor:

"(3) No person is eligible to be elected, or to be, an Qualifications ordinary director or a shareholders' director unless he holds in his own name and for his own use and absolutely in his own right shares in the capital stock of the company either to the amount of at least two thousand five hundred dollars or on which at least one thousand dollars has been paid as capital or credited as capital and, in either case, has paid in cash all calls due thereon and all liabilities incurred by him to the company.

(3a) A majority of all of the directors of the company, and, in the case of a company having more than one class of directors, of the ordinary directors or the shareholders' directors, as the case may be, of the company, shall at all times be Canadian citizens ordinarily resident in Canada.

(3b) The election or appointment of a person as a director is void if the composition of the board of directors as a result thereof fails to comply with the requirements of subsection (3a), and a director ceases to be a director if he ceases to be a Canadian citizen ordinarily resident in Canada and the composition of the board as a result thereof ceases to comply with the requirements of subsection (3a)."

Majority of directors to be Canadian

Disqualifi-

Idem.

- 3. The said Act is further amended by adding thereto, immediately after section 16 thereof, the following section:
- "16A. (1) The directors of a company registered to transact the business of life insurance may allow or refuse to allow the entry in any such book or books, of any transfer of stock that would, in the opinion of the directors, result in that stock being held in the name or right of, or for the use or benefit of,
 - (a) a person who is not a Canadian citizen ordinarily resident in Canada,
 - (b) a corporation, association, partnership or other organization incorporated, formed or otherwise organized elsewhere than in Canada, or
 - (c) a corporation, association, partnership or other organization that, in the opinion of the directors, is controlled, whether directly or indirectly and whether through holding a majority of the shares thereof or other voting interest therein or in any other manner whatsoever, by persons who are not Canadian citizens ordinarily resident in Canada.

Saving provision.

- (2) Subsection (1) does not apply to permit the directors of a company registered to transact the business of life insurance to refuse to allow the entry in any such book or books, of any transfer of stock held in the name or right of, or for the use or benefit of, any person, corporation, association, partnership or organization mentioned in paragraph (a), (b) or (c) of subsection (1)."
- 4. The said Act is further amended by adding thereto, immediately after section 90 thereof, the following section:

Conversion of capital stock companies into mutual companies.

"90A. (1) Notwithstanding anything in its Act of incorporation or in any Act amending such Act, or in this Act, a company that has a capital stock and that is registered under Part III to transact the business of life insurance, whether alone or in combination with any other class of insurance business, may, with the permission of the Minister, establish and implement a plan for the conversion of the company into a mutual company by the purchase of shares of the capital stock of the company in accordance with the provisions of this section.

Details of plan to be set forth in by-law.

(2) The terms and provisions of any plan referred to in subsection (1) shall be set forth in detail in a by-law made by the directors and confirmed at a special general meeting of the company duly called for the purpose of considering the by-law, and there shall be recorded in the minutes of the meeting the number of votes for and the number of votes against confirmation of the by-law, the votes of shareholders and the votes of policyholders being recorded separately.

(3) No such by-law shall become effective until sanctioned by the Treasury Board, and in no case shall any such by-law be sanctioned unless the Treasury Board is satisfied that

Sanction of by-law by Treasury Board.

- (a) the conversion of the company into a mutual company may reasonably be expected to be achieved under the terms of the by-law and in accordance with the provisions of this section;
- (b) the paid-up capital of the company has ceased to be an important factor in safeguarding the interests of the policyholders of the company, having regard to the quality and amount of the assets of the company, the surplus of the company relative to its liabilities, the nature of the business carried on by the company and any other considerations deemed by the Treasury Board to be relevant;
- (c) the majority of the votes cast by shareholders and the majority of the votes cast by policyholders at the special general meeting referred to in subsection (2), whether in person or by proxy, were in favour of confirmation of the by-law;
- (d) the company holds offers from shareholders, in such terms as to preclude the withdrawal thereof prior to notice by the company in accordance with subsection (14), to sell to the company, at a price fixed by the directors, not less than 25% of all issued and outstanding shares of the capital stock of the company immediately upon the sanction of the by-law by the Treasury Board, or not less than 50% of all issued and outstanding shares of the capital stock of the company within such period commencing immediately upon the sanction of the by-law by the Treasury Board as is specified in the by-law;
- (e) the amount required to purchase 25% of the issued and outstanding shares of the capital stock of the company at the price fixed by the directors for the purposes of paragraph (d) does not exceed the maximum amount, determined in accordance with subsection (10), that may be applied by the company, immediately upon the sanction of the by-law by the Treasury Board, in payment for shares purchased under the terms of the by-law; and
- (f) the price fixed by the directors for the purposes of paragraph (d) is fair and reasonable in the circumstances.
- (4) Upon the sanction of the by-law by the Treasury Prices to be Board, the price fixed for the purposes of paragraph (d) paid for of subsection (3) shall continue to be the price that may purchased

under by-law.

be paid for shares purchased under the terms of the by-law until such price is changed by the directors in accordance with subsection (5).

Change in price, when effective.

(5) The directors may from time to time change the price to be paid for shares purchased under the terms of the by-law, but no such change shall become effective until approved by the Minister, on the report of the Superintendent.

Period for which price to remain in effect.

(6) The price fixed for the purposes of paragraph (d) of subsection (3) and any subsequent change in price approved in accordance with subsection (5) shall remain in effect for a period of not less than six months from the date of sanction of the by-law or the date of approval by the Minister, as the case may be.

Payment.

(7) All shares purchased under the terms of the by-law shall be paid for by the company in full at the time of the purchase thereof, but nothing in this subsection shall be construed as prohibiting the company from applying in payment for any shares so purchased the full amount of the purchase price thereof by promissory note, payable at a fixed or determinable future time not later than ten years from the date of the making thereof and bearing a rate of interest fixed by the directors and approved by the Minister on the report of the Superintendent.

Date for commencement of purchase of shares.

(8) The by-law shall fix a day for the commencement of purchase of shares under the terms of the by-law, which day shall be not sooner than the day following the day the by-law is sanctioned by the Treasury Board.

Purchase of shares offered for sale.

(9) Subject to subsection (10), the company shall purchase all shares offered for sale under the terms of the by-law on the day or days fixed by the terms of the offer in each case for the sale of those shares and at the price in effect on the day the offer was received or the day fixed by the by-law for the purposes of subsection (8), whichever is the later, except that no such purchase shall be made prior to the day so fixed by the by-law.

Limitation.

- (10) Notwithstanding anything in this section, the maximum amount that may be applied by the company at any particular time in payment for shares purchased under the terms of the by-law is the amount by which
 - (a) the aggregate of the surplus and general or contingency reserves of the company, after deducting the excess of the book value over the par value of any shares purchased under the terms of the by-law on or before the date as of which the condition and affairs of the company are required to be shown in the most recent annual statement deposited as required by this Act in the Department,

exceeds the aggregate of

- (b) 6% of the total assets of the company, or such lesser percentage of the total assets of the company as may be approved by the Treasury Board, upon application by the company, as safe and reasonable in the circumstances having regard to the bases and methods used in the computation of the policy reserves of the company, the quality of its assets, the nature of the business transacted by the company, the earnings of the company and any other matters deemed by the Treasury Board to be relevant thereto, and
- (c) the total amount applied by the company before that particular time in payment for any shares purchased under the terms of the by-law after the date referred to in paragraph (a).
- (11) For the purposes of subsection (10), the assets, Idem. surplus and general or contingency reserves of the company and the book value of any shares purchased under the terms of the by-law shall be taken as shown in the annual statement referred to in paragraph (a) of subsection (10).

(12) Where, by reason of subsection (10), the company Number of may, at any particular time, purchase some but not all of shares to be the shares in respect of which offers for sale at that time from each have been received, the amount that may be applied by the company at that time in payment for shares purchased shares. under the terms of the by-law shall be applied by the company by apportionment among all of the shares so offered for sale at that time, or any of them, in such manner as is specified in the by-law.

(13) The company shall cause a register to be kept in Register to which shall be recorded the offers for sale of shares under be kept. the terms of the by-law in the order in which such offers are received by the company, showing, in respect of each such offer,

- (a) the date of receipt by the company of the offer,
- (b) the name and address of the shareholder making the offer,
- (c) the number of shares so offered by the shareholder making the offer, and the day or days fixed by the terms of the offer for the sale of those shares,
- (d) the price at which each of the shares so offered may be purchased,
- (e) the date of purchase, if any, of each of the shares so offered and the number of shares purchased, and
- (f) the date of withdrawal, if any, of the offer and the number of shares affected thereby.

Notice to shareholders of discontinuance of purchases. (14) Where, by reason of subsection (10), the company is required to discontinue the purchase of shares under the terms of the by-law, the company shall give notice of such discontinuance to each shareholder on the register whose offer for the sale of shares has not been fully taken up by the company, but any such offer as regards shares not so purchased shall continue to be effective and shall maintain its place on the register until withdrawn by the shareholder by notice in writing to the company.

Shares purchased: general.

- (15) Where the company has purchased any shares of the capital stock of the company under the terms of the by-law,
 - (a) the number of policyholders' directors of the company shall at all times thereafter be not less than
 - (i) one-third of the total number of directors, or
 - (ii) that proportion of the total number of directors, as nearly as may be, that the total number of shares purchased under the terms of the by-law is of the total number of shares outstanding immediately prior to the sanction of the by-law by the Treasury Board,

whichever is the greater, except that nothing in this paragraph shall be held to require an increase in the number of policyholders' directors except as vacancies occur among the shareholders' directors;

- (b) the company shall not thereafter sell any of the shares so purchased, issue any new capital stock or make any calls on shares of the capital stock subscribed;
- (c) any dividends thereafter payable to shareholders shall be at a rate not less than the average rate paid in the three years immediately preceding the sanction of the by-law by the Treasury Board, unless the company establishes to the satisfaction of the Minister that a reduction therein is justified by reason of the earnings and general financial condition of the company; and
- (d) shares purchased under the terms of the by-law shall rank equally with other shares in the declaration of dividends to shareholders, but any dividends that may be payable in respect of shares so purchased shall be paid by transfer of the applicable amount from the shareholders' account to the insurance funds of the company.

(16) In respect of each share purchased under the terms Idem. of the by-law, until the capital stock of the company has been cancelled in accordance with subsection (21),

(a) the company may include in its assets shown in the annual statement required by this Act to be deposited in the Department an amount not exceeding the purchase price of the share, minus one-fifth of the excess of the purchase price over the par value thereof for each complete year that has elapsed since the date of purchase of the share; and

- (b) the policyholders' directors shall have additional voting rights corresponding to the voting rights that might have been exercised by the holder of the share if he had not sold it, and, unless the by-law otherwise provides, such additional voting rights shall be divided as nearly as may be equally among the policyholders' directors and the remainder, if any, shall be exercised by such one of the policyholders' directors as is designated for the purpose by resolution of all of the directors.
- (17) At such time as the company first acquires 90% or more of the shares of its capital stock, it shall notify of shares the Minister and each of the remaining shareholders of the acquired by company to that effect, and, for the purposes of this subsection, notice to any shareholder shall be deemed to have been given by the company if the company has forwarded to him by registered mail, at his address shown in the book or books referred to in section 15, the notice required by this subsection.

Notice where company.

(18) The notice required by subsection (17) to be given Contents of to each of the remaining shareholders of the company shall request each such shareholder to offer his shares for sale forthwith to the company, and shall state therein the substance of subsection (19).

(19) All shares of a shareholder remaining outstanding Acquisition at the expiration of six months from the date of the notice of remaining shares by required by subsection (17), or at the expiration of such company. further period as may be required by reason of subsection (10), shall, upon tender by the company to the shareholder of an amount equal to the price in effect,

- (a) in the case of shares in respect of which any offer for sale was received by the company prior to the date of the notice, on the day the offer was received, or
- (b) in the case of any other shares, on the date of the notice.

be deemed to have been purchased by the company, and, for the purposes of this subsection, tender shall be deemed to have been made to a shareholder by the company if made to him in person or by registered mail forwarded to him at his address shown in the book or books referred to in section 15.

Amount tendered to be retained for payment.

(20) Where tender of an amount in accordance with subsection (19) has been made and the amount so tendered has not been accepted, the amount so tendered shall be retained by the company for payment to the person entitled thereto, and until so paid shall be shown on the books of the company as a liability thereof.

Retirement and cancellation of capital stock.

(21) Where the company has purchased or is deemed by subsection (19) to have purchased all of the shares of the capital stock of the company and the shares have been written down in the books of the company to their par value, the capital stock of the company shall thereupon be retired and cancelled by resolution of the board of directors and the company shall then become a mutual company without capital stock, having for its members the participating policyholders and such other policyholders, if any, as may be authorized by by-law, and the directors shall take all necessary steps to re-organize the affairs of the company accordingly.

Amounts applied in payment for shares purchased by company.

- (22) Notwithstanding anything in this or any other Act, where an amount has been applied by a company in payment for shares purchased under the terms of a by-law of the company described in subsection (2),
 - (a) no part of that amount shall be deemed to be a distribution, allotment or division of profits of the company, and
 - (b) section 8 of the *Income Tax Act* does not apply to require the inclusion, in computing the income of any shareholder, of any part of that amount, nor shall any part thereof be deemed, for the purposes of section 30 of that Act, to have been credited to shareholders' account or otherwise appropriated for or on account of shareholders, or, for the purposes of section 81 of that Act, to have been received as a dividend.

No change in by-law except with sanction of Treasury Board.

- (23) No change in any by-law of a company described in subsection (2) shall be made after the sanction of the by-law by the Treasury Board, except by a subsequent by-law of the company made by the directors and confirmed at a special general meeting of the company duly called for that purpose, and no such subsequent by-law shall become effective until sanctioned by the Treasury Board."
 - 5. Section 98 of the said Act is repealed.

6. Subsection (3) of section 99 of the said Act is repealed

and the following substituted therefor:

"(3) Any by-law authorizing a society to exercise the Separate powers mentioned in paragraph (b) of subsection (1) shall establish a separate fund to which receipts and payments in established. respect of policies issued pursuant to those powers shall be credited and charged, respectively; and in like manner a separate fund shall be established by any by-law authorizing the society to exercise the powers mentioned in paragraph (c) of subsection (1).

funds to be

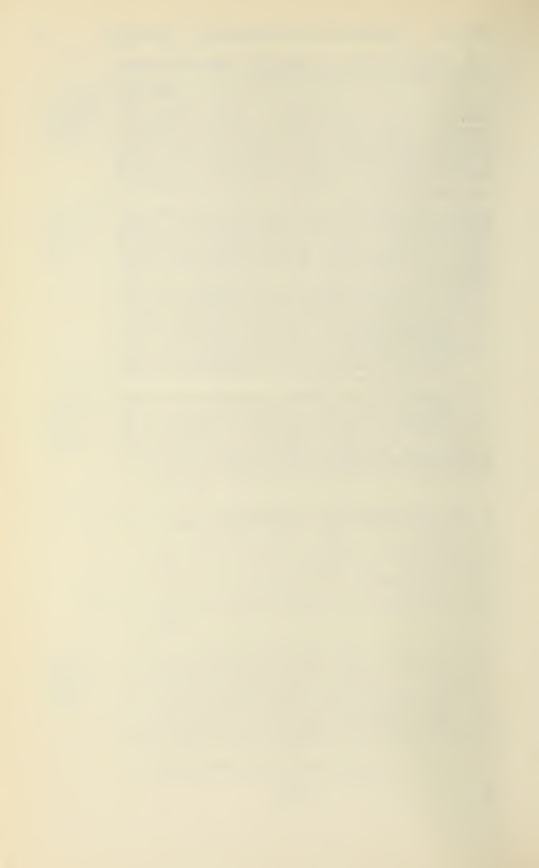
(3a) Notwithstanding anything in the Act of incorpor- Idem. ation of a society or in any Act amending such Act, receipts and payments in respect of policies issued by the society pursuant to the exercise of the powers mentioned in paragraph (a) of subsection (1) shall be credited and charged,

respectively,

(a) in respect of any policy providing benefits in the event of the death of or injury to the child by accident, or providing indemnity during the incapacity of the child arising out of accident or sickness, either to a separate fund or to the fund established in connection with the exercise of the powers mentioned in paragraph (b) of subsection (1), and

(b) in respect of any policy of life, endowment or term insurance, either to a separate fund or to the fund established in connection with the exercise of the powers mentioned in paragraph (c) of subsection (1),

as provided in the by-law authorizing the exercise of the powers mentioned in paragraph (a) of subsection (1)."



CHAP, 12

An Act to amend the Canadian Vessel Construction Assistance Act.

[Assented to 20th December, 1957.]

[ER Majesty, by and with the advice and consent of the R.S., c. 43: HER Majesty, by and with the advice and composite and House of Commons of Canada, enacts as 1952-53, c. 14. follows:

1. Subsections (1) and (2) of section 3 of the Canadian Vessel Construction Assistance Act are repealed and the following substituted therefor:

"3. (1) Where a taxpayer owns a vessel

(a) that was constructed in Canada and is registered in in respect of Canada or is registered under conditions satisfactory to the Canadian Maritime Commission in any country of the or territory to which the British Commonwealth Income Tax Merchant Shipping Agreement (signed at London Act. on December 10, 1931) applies,

(b) the construction of which was commenced after the

1st day of January, 1949, and (c) in respect of the capital cost of which no allowance has been made to any other taxpayer under this Act or the Income Tax Act,

in computing his income for a taxation year, for the purposes of the *Income Tax Act*, he may, notwithstanding anything in that Act or the regulations thereunder, in lieu of a deduction under paragraph (a) of subsection (1) of section 11 of that Act and the regulations under that paragraph, and so long as the title to the vessel remains vested in him, deduct such part of the capital cost to him of the vessel as he may elect, not exceeding the

(d) thirty-three and one-third per cent of the capital cost to him of the vessel, or

(e) the undepreciated capital cost to him of the vessel as of the end of the taxation year (before making any deduction under this section for the taxation year).

Deduction of vessels

Deduction in respect of conversion cost.

S.20 of the Income Tax

Act not applicable

in certain cases.

- (2) Where a taxpayer owns a vessel that is registered in Canada or is registered under conditions satisfactory to the Canadian Maritime Commission in any country or territory to which the said British Commonwealth Merchant Shipping Agreement applies, conversion or major alteration of which was commenced after the 1st day of January, 1949, in computing his income for a taxation year for the purposes of the *Income Tax Act* he may, so long as the title to the vessel remains vested in him, notwithstanding anything in that Act or the regulations thereunder, in lieu of a deduction under that Act in respect of the conversion cost but in addition to a deduction of other capital costs of the vessel under that Act, deduct such part of the conversion cost to him of the vessel as he may elect, not exceeding the lesser of
 - (a) thirty-three and one-third per cent of the conversion cost to him, or
 - (b) the undepreciated conversion cost to him of the vessel as of the end of the taxation year (before making any deduction under this section for the taxation year)."
- 2. Subsection (1) of section 4 of the said Act is repealed and the following substituted therefor:
 - "4. (1) Where a vessel is disposed of by a taxpayer
 - (a) subsection (1) of section 20 of the Income Tax Act does not apply to the proceeds of disposition
 - (i) to the extent that they are used by any person for replacement under conditions satisfactory to the Canadian Maritime Commission, or
 - (ii) if the Canadian Maritime Commission certifies that the taxpayer has, on satisfactory terms, deposited an amount at least equal to the tax that would but for this Act be payable by the taxpayer under the Income Tax Act in respect of the proceeds of disposition, or satisfactory security therefor, as a guarantee that the proceeds of disposition will be used for replacement:
 - (b) the taxpayer may, within the time prescribed by the Income Tax Act for the filing of a return of his income for the taxation year in which the vessel was disposed of, elect to have the vessel constituted a prescribed class, and, if he so elects, the vessel shall be deemed to have been a prescribed class within the meaning of section 20 of the *Income Tax Act* immediately before the disposition thereof.

(1a) Where a vessel in respect of which an election was Determinamade under paragraph (b) of subsection (1), (in this subsection called the "sold vessel") was, immediately before capital cost of the election, included with other property in a prescribed class within the meaning of section 20 of the Income Tax Act. (in this subsection called the "former prescribed class"), for the purposes of the Income Tax Act,

(a) the undepreciated capital cost to the taxpayer of the sold vessel, immediately before the disposition

thereof, shall be deemed to be the lesser of

(i) the original cost to him of the sold vessel minus

the aggregate of

(A) the total amount that would have been allowed to him as a deduction in computing income under the Income Tax Act in respect of the vessel before the disposition thereof, if it had been a prescribed class, at the rate of allowances claimed and allowed to him under paragraph (a) of subsection (1) of section 1100 of the Income Tax Regulations for property of the former prescribed class in computing his income for the 1949 and each subsequent taxation year,

(B) the total amount claimed and allowed to him under paragraph (d) of subsection (1)of section 1100 of the Income Tax Regulations in respect of the sold vessel as a deduction in computing his income for the 1949 and each subsequent taxation

vear, and

(C) the total amount deemed by paragraph (c) of subsection (1) of section 144 of the *Income* Tax Act to have been allowed to him in respect of the sold vessel, or

(ii) the undepreciated capital cost to him of the property of the former prescribed class at the time of the disposition of the sold vessel; and

(b) the undepreciated capital cost to the taxpayer of the property of the former prescribed class immediately after the disposition of the sold vessel shall be deemed to be the undepreciated capital cost to the taxpayer of the property of the former prescribed class immediately before the disposition of the sold vessel, minus the undepreciated capital cost to the taxpayer of the sold vessel as determined under paragraph (a).

(1b) Notwithstanding anything in the Income Tax Act, Re-assesswhere a taxpayer has made an election as prescribed in ments subsection (1) with respect to a vessel and the proceeds of Tax Act.

disposition of the vessel have been used for replacement under conditions satisfactory to the Canadian Maritime Commission, such re-assessments of returns of income under the *Income Tax Act* shall be made as are necessary to give effect to this section.

Disposition of deposit.

(1c) All or any part of a deposit made under subparagraph (ii) of paragraph (a) of subsection (1) may be paid out to or on behalf of any person who, under conditions satisfactory to the Canadian Maritime Commission and as a replacement for the vessel disposed of, acquires a vessel described in subsection (1) of section 3 or incurs any conversion costs in respect of a vessel described in subsection (2) of section 3, but the ratio of the amount paid out to the amount of the deposit shall not exceed the ratio of the capital cost to him of the vessel described in the said subsection (1) or the conversion cost to him of the vessel described in the said subsection (2), as the case may be, to the proceeds of disposition of the vessel disposed of; and any deposit or part of a deposit not so paid out within a period of seven years after it was made shall be paid to the Receiver General of Canada and form part of the Consolidated Revenue Fund."

Application.

3. This Act is applicable to the 1957 and subsequent taxation years.

CHAP. 13

An Act respecting the Construction of a line of railway by Canadian National Railway Company from Optic Lake to Chisel Lake, and the Purchase by Canadian National Railway Company from The International Nickel Company of Canada, Limited, of a line of railway from Sipiwesk to a point on Burntwood River near Mystery Lake, all in the Province of Manitoba.

[Assented to 20th December, 1957.]

JER Majesty, by and with the advice and consent of the II Senate and House of Commons of Canada, enacts as follows:

1. The Governor in Council may provide for the con- Construction struction and completion, in whole or in part, by Canadian of line of National Railway Company (in this Act called "the Railway Company") prior to the 1st day of November, 1959, or such later date as the Governor in Council may fix, of the line of railway (in this Act called "Branch Line Number 1") described in the Schedule.

2. The Railway Company shall adopt the principle of Competitive competitive bids or tenders in respect of the construction of Branch Line Number 1 in so far as the Railway Company decides not to perform such work or any part thereof with its own forces, but the Railway Company is not bound to accept the lowest or any bid or tender made or obtained nor precluded from negotiating for better prices or terms.

3. Estimates of the mileage of Branch Line Number 1, Maximum the amount to be expended on the construction thereof and expenditure. the average expenditure per mile are set out in the Schedule, and, except with the approval of the Governor in Council, the Railway Company shall not in performing the work of construction and completion exceed such estimates by more than fifteen per cent.

6 Eliz. II.

Purchase of line of railway.

4. The Railway Company is authorized to purchase from The International Nickel Company of Canada, Limited, (hereinafter called "the Nickel Company") at a price not exceeding five million four hundred thousand dollars, the line of railway (in this Act called "Branch Line Number 2") described in the Schedule, including all rights, franchises, powers, real and personal property, assets and effects of every nature and description without exception, with appurtenances, and all running powers and other rights, privileges and concessions pertaining thereto acquired by the Nickel Company by contract, agreement or otherwise, from any other company or person.

Terms and conditions of purchase 5. The Railway Company may, with the approval of the Governor in Council, enter into a contract with the Nickel Company containing the terms and conditions of the purchase and sale of Branch Line Number 2, including, without restricting the generality of the foregoing, the date of transfer of ownership of the line of railway from the Nickel Company to the Railway Company, the adjustments customary at the date of transfer of ownership, the time and manner of payment of the purchase price, a guarantee by the Nickel Company of certain minimum revenues to the Railway Company, the removal of encumbrances on the property described for which the Nickel Company is responsible directly or indirectly and the settlement of claims, if any, against the Nickel Company.

Operation.

6. When ownership of Branch Line Number 2 is transferred to the Railway Company by the Nickel Company, the Railway Company may, subject to the approval of the Board of Transport Commissioners for Canada, operate the railway line as a part of the Railway Company's lines of railway in Canada.

Issue of securities.

of the Governor in Council, the Railway Company may, in respect of the cost of the construction and completion of Branch Line Number 1 and of the purchase price of Branch Line Number 2, or to provide amounts required for the repayment of loans made under section 8, issue notes, obligations, bonds, debentures or other securities (in this Act called "securities"), not exceeding in the aggregate, exclusive of any securities issued to secure loans made under section 8, ten million one hundred and sixty-six thousand dollars in respect of Branch Line Number 1 and five million four hundred thousand dollars in respect of Branch Line Number 2 or fifteen million five hundred and

sixty-six thousand dollars in respect of both Branch Lines. and bearing such rates of interest and subject to such other terms and conditions as the Governor in Council may approve.

8. To enable the work of construction and completion of Temporary Branch Line Number 1 to proceed forthwith, and to enable the Railway Company to pay to the Nickel Company the purchase price of Branch Line Number 2, the Minister of Finance, upon application made to him by the Railway Company and approved by the Minister of Transport, may, with the approval of the Governor in Council, make temporary loans to the Railway Company out of the Consolidated Revenue Fund, not exceeding, in respect of Branch Line Number 1, ten million one hundred and sixty-six thousand dollars and, in respect of Branch Line Number 2, five million four hundred thousand dollars, repayable on such terms and at such rates of interest as the Governor in Council may determine and secured by securities that the Railway Company is authorized to issue under section 7.

9. (1) The Governor in Council may authorize the Guarantees. guarantee by Her Majesty in right of Canada of the principal and interest of the securities that the Railway Company may issue under the provisions of this Act.

(2) The guarantee may be in such form and subject to Form and such terms and conditions as the Governor in Council may terms. determine to be appropriate and applicable thereto and may be signed on behalf of Her Majesty by the Minister of Finance or such other person as the Governor in Council may designate, and such signature is conclusive evidence for all purposes of the validity of the guarantee and that the provisions of this Act have been complied with.

(3) A guarantee under this Act may be a general guaran- Guarantees tee for the total amount of the issue of the securities authorized for each branch line, a general guarantee for the total separate. amount of the issue of securities authorized for both branch lines or a separate guarantee endorsed on each of the securities.

general or

(4) With the approval of the Governor in Council, Temporary temporary guarantees may be made to be subsequently replaced by permanent guarantees.

10. (1) The proceeds of any sale, pledge, or other Deposit of disposition of any guaranteed securities shall in the first proceeds of sale, etc., of instance be paid into the Consolidated Revenue Fund or securities. shall be deposited to the credit of the Minister of Finance in trust for the Railway Company, in one or more banks designated by him.

Release of deposits.

(2) The Board of Directors of the Railway Company may authorize application to be made to the Minister of Transport for the release of any part of the proceeds de-posited pursuant to subsection (1) to the Railway Company for the purpose of meeting expenditures in respect of the construction of Branch Line Number 1 and the purchase of Branch Line Number 2, and the Minister of Transport may approve the applications, and upon the request of the Minister of Transport the Minister of Finance may pay the amount or amounts of such applications or part thereof accordingly.

Report to Parliament.

11. The Minister of Transport shall present to Parliament during the first ten days of each session held prior to the date of completion fixed by or under section 1, a statement showing in detail the nature and extent of the work done on Branch Line Number 1 under the authority of this Act during the previous calendar year, and the expenditure thereon, and the estimated expenditure for the current calendar year, together with the amount of any advances made under section 8 and the amount of such advances reimbursed, and such further information as the Minister of Transport may direct.

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SCHEDULE.

	ESTIMATES.			
Location.	Mileage.	Cost of Construction.	Average cost per mile.	
Branch Line Number 1. A line of railway from a point on the Lynn Lake railway line at or near Optic Lake extending in an easterly direction to a point at or near Chisel Lake both in the Province of Manitoba.		\$8,840,000	\$170,000	

Branch Line Number 2.

A line of railway from a point on the Hudson Bay Railway line at or near Sipiwesk extending in a northwesterly direction to a point on the Burntwood River at or near Mystery Lake, both in the Province of Manitoba, a distance of 30 miles more or less.....



CHAP. 14

An Act to amend the Excise Tax Act.

[Assented to 20th December, 1957.]

[ER Majesty, by and with the advice and consent of R.S. cc. 100, II the Senate and House of Commons of Canada, enacts as follows:

320; 1952-53, c. 35; 1953-54, c. 56; 1955, c. 53; 1956, c. 37; 1957, c. 26.

1. Section 1 of Schedule I to the Excise Tax Act is

repealed and the following substituted therefor:

"1. Automobiles adapted or adaptable for passenger use, with seating capacity for not more than ten persons each.....seven and one-half per cent; the tax on automobiles applies on the total price charged for such automobiles, which price shall include all charges for accessories, optional equipment, or any other charges contracted for at the time of sale, whether charged for separately or not; the tax does not apply to automobiles imported under Customs Tariff items 702, 705a, 706 and 707."

2. This Act shall be deemed to have come into force on the 7th day of December, 1957, and to have applied to all goods mentioned therein imported or taken out of warehouse for consumption on or after that day, and to have applied to goods previously imported for which no entry for consumption was made before that day.



CHAP. 15

An Act to amend the Export Credits Insurance Act.

[Assented to 20th December, 1957.]

HER Majesty, by and with the advice and consent of R.S., c. 105; the Senate and House of Commons of Canada, enacts 1953-54, c. 15; 1957 c. 8 as follows:

1. Subsection (3) of section 21 of the Export Credits Insurance Act is repealed and the following substituted therefor:

"(3) The liability of the Corporation under the contracts Liability of insurance entered into under this section and outstanding shall not at any time exceed two hundred million dollars outstanding. and shall not be included in the liability of the Corporation for the purposes of section 14."



CHAP. 16

An Act respecting The Hamilton Harbour Commissioners.

[Assented to 20th December, 1957.]

IER Majesty, by and with the advice and consent of 11 the Senate and House of Commons of Canada, enacts as follows:

- 1. This Act may be cited as The Hamilton Harbour Short title. Commissioners Act, 1957.
- 2. The Minister of Finance, upon application made to Loans to him by The Hamilton Harbour Commissioners (hereinafter Corporation. called the "Corporation") and approved by the Minister of Transport, may, with the approval of the Governor in Council, make loans to the Corporation out of the Consolidated Revenue Fund of amounts not exceeding in the aggregate four million dollars as may be required by the Corporation for the construction, renewal or repair of transit sheds, terminals, slips and other harbour facilities on any or all of the lands included within the limits of the harbour of Hamilton.

3. The Corporation shall furnish to the Minister of Approval of Transport plans, specifications and estimates of expenditures for the facilities mentioned in section 2, and no loan shall be made to the Corporation under this Act until such plans, specifications and estimates have been approved by the Minister of Transport.

4. The Corporation shall, upon any loan being made to Debentures. it under this Act, issue and deposit with the Minister of Finance debentures of the Corporation equal in par value to the amount of the loan so made, and the debentures shall be of such amounts and repayable on such terms and shall bear such rates of interest as the Governor in Council determines.

Repayment of loans.

5. The principal amount of and the interest on loans made to the Corporation under this Act shall be repayable by the Corporation out of its tolls, rates, penalties and other sources of revenue, and shall rank as a first charge thereon subject to the repayment of debentures issued by the Corporation prior to the coming into force of this Act.

CHAP. 17

An Act to amend the Income Tax Act.

[Assented to 20th December, 1957.]

IER Majesty, by and with the advice and consent of the I Senate and House of Commons of Canada, enacts as follows:

R.S. c. 148; 1952-53, c. 40; 1953-54, c. 57; 1955, cc. 54, 55; 1956, c. 39; 1957, c. 29.

- 1. (1) Section 5 of the *Income Tax Act* is amended by adding thereto the following subsection:
- "(2) Notwithstanding subsection (1), in computing the Construction income of a taxpayer for a taxation year from an office or employment, where the taxpayer was, during the year, employed as a construction worker, there shall not be included

- (a) the value of, or an allowance (not in excess of a reasonable amount) in respect of expenses incurred by him for, board and lodging, received by him
 - (i) in respect of, in the course of or by virtue of his employment as a construction worker at a construction site from which, by reason of distance from the place where he maintained a selfcontained domestic establishment (hereinafter in this subsection referred to as his "ordinary place of residence") in which he resided and actually supported a spouse or a person dependent upon him for support and connected with him by blood relationship, marriage or adoption, he could not reasonably be expected to return daily to his ordinary place of residence, and
 - (ii) in respect of a period while he was required by his duties to be away, for a period of not less than 36 hours, from his ordinary place of residence; or

- (b) the value of, or an allowance (not in excess of a reasonable amount) in respect of expenses incurred by him for, transportation between his ordinary place of residence and the construction site referred to in subparagraph (i) of paragraph (a), received by him
 - (i) in respect of, in the course of or by virtue of his employment described in subparagraph (i) of paragraph (a), and
 - (ii) in respect of a period described in subparagraph (ii) of paragraph (a), during which he received board and lodging, or a reasonable allowance in respect of expenses incurred by him for board and lodging, from his employer."
- (2) This section is applicable to the 1957 and subsequent taxation years.
- 2. (1) All that portion of paragraph (c) of subsection (1) of section 26 of the said Act following subparagraph (iii) thereof is repealed and the following substituted therefor:
 - "\$250 if the child or grandchild was a child qualified for family allowance and \$500 if the child or grandchild was not so qualified;"
- (2) All that portion of paragraph (d) of subsection (1) of section 26 of the said Act following subparagraph (ii) thereof is repealed and the following substituted therefor:

"not exceeding \$250 if the person was a child qualified for family allowance and \$500 if he was not so qualified; and"

(3) Subsection (6) of section 26 of the said Act is repealed and the following substituted therefor:

Partial dependency

- "(6) Where more than one taxpayer is entitled to deduct an amount under paragraph (d) of subsection (1) in respect of the same dependant, no more than \$250 or \$500, as the case may be, is deductible in respect of the dependant and, where the taxpayers cannot agree as to what portion of the amount each can deduct, the Minister may fix the portions."
- (4) This section is applicable to the 1958 and subsequent taxation years.
- 3. (1) Paragraphs (a) to (p) of subsection (1) of section 32 of the said Act are repealed and the following substituted therefor:
 - "(a) 11% of the amount taxable if the amount taxable does not exceed \$1,000,

- (b) \$110 plus 14% of the amount by which the amount taxable exceeds \$1,000 if the amount taxable exceeds \$1,000 and does not exceed \$2,000,
- (c) \$250 plus 17% of the amount by which the amount taxable exceeds \$2,000 if the amount taxable exceeds \$2,000 and does not exceed \$4,000,
- (d) \$590 plus 20% of the amount by which the amount taxable exceeds \$4,000 if the amount taxable exceeds \$4,000 and does not exceed \$6,000,
- (e) \$990 plus 24% of the amount by which the amount taxable exceeds \$6,000 if the amount taxable exceeds \$6,000 and does not exceed \$8,000,
- (f) \$1470 plus 28% of the amount by which the amount taxable exceeds \$8,000 if the amount taxable exceeds \$8,000 and does not exceed \$10,000,
- (g) \$2030 plus 33% of the amount by which the amount taxable exceeds \$10,000 if the amount taxable exceeds \$10,000 and does not exceed \$12,000,
- (h) \$2690 plus 38% of the amount by which the amount taxable exceeds \$12,000 if the amount taxable exceeds \$12,000 and does not exceed \$15,000,
- (i) \$3830 plus 43% of the amount by which the amount taxable exceeds \$15,000 if the amount taxable exceeds \$15,000 and does not exceed \$25,000,
- (j) \$8130 plus 48% of the amount by which the amount taxable exceeds \$25,000 if the amount taxable exceeds \$25,000 and does not exceed \$40,000,
- (k) \$15,330 plus 53% of the amount by which the amount taxable exceeds \$40,000 if the amount taxable exceeds \$40,000 and does not exceed \$60,000,
- (1) \$25,930 plus 58% of the amount by which the amount taxable exceeds \$60,000 if the amount taxable exceeds \$60,000 and does not exceed \$90,000,
- (m) \$43,330 plus 63% of the amount by which the amount taxable exceeds \$90,000 if the amount taxable exceeds \$90,000 and does not exceed \$125,000,
- (n) \$65,380 plus 68% of the amount by which the amount taxable exceeds \$125,000 if the amount taxable exceeds \$125,000 and does not exceed \$225,000,
- (o) \$133,380 plus 73% of the amount by which the amount taxable exceeds \$225,000 if the amount taxable exceeds \$225,000 and does not exceed \$400,000,
- (p) \$261,130 plus 78% of the amount by which the amount taxable exceeds \$400,000 if the amount taxable exceeds \$400,000."
- (2) This section is applicable to the 1958 and subsequent taxation years.

- **4.** (1) Paragraphs (a) and (b) of subsection (1) of section 39 of the said Act are repealed and the following substituted therefor:
 - "(a) 18% of the amount taxable, if the amount taxable does not exceed \$25,000, and
 - (b) \$4,500 plus 45% of the amount by which the amount taxable exceeds \$25,000, if the amount taxable exceeds \$25,000."
- (2) All that portion of subsection (3) of section 39 of the said Act preceding paragraph (a) thereof is repealed and the following substituted therefor:
- "(3) Notwithstanding subsection (2), if all of the corporations of a group that are associated with each other in a taxation year have filed with the Minister in prescribed form an agreement whereby, for the purposes of this section, they allocate an amount to one or more of them for the taxation year and the amount so allocated or the aggregate of the amounts so allocated, as the case may be, is \$25,000, the tax payable by each of the corporations under this Part upon its amount taxable for the year is, except where otherwise provided by another section, the aggregate of"
- (3) Subsection (3a) of section 39 of the said Act is repealed and the following substituted therefor:
- "(3a) If any of the corporations of a group that are associated with each other in a taxation year has failed to file with the Minister an agreement as contemplated by subsection (3) within 30 days after notice in writing by the Minister has been forwarded to any of them that such an agreement is required for the purpose of any assessment of tax under this Part, the Minister shall, for the purposes of this section, allocate an amount to one or more of them for the taxation year, which amount or the aggregate of which amounts, as the case may be, shall equal \$25,000, and, in any such case, notwithstanding subsection (2) the tax payable by each of the corporations under this Part upon its amount taxable for the year is, except where otherwise provided by another section, such amount as would have been payable under subsection (3) if the allocation so made by the Minister had been made pursuant to an agreement filed with the Minister as contemplated by subsection (3)."
- (4) This section and section 5 are applicable to the 1958 and subsequent taxation years, but where a corporation has a taxation year part of which is before and part of which is after the commencement of 1958, the tax payable by the corporation under Part I of the said Act for that taxation year is the aggregate of

Idem.

Idem.

- (a) that proportion of the tax computed under Part I of the said Act as it was before being amended by this section and section 5 that the number of days in that portion of the taxation year that is in 1957 is of the number of days in the whole taxation year, and
- (b) that proportion of the tax computed under Part I of the said Act as amended by this section and section 5 that the number of days in that portion of the taxation year that is in 1958 is of the number of days in the whole taxation year.
- 5. (1) Paragraphs (a), (b) and (c) of subsection (3) of section 85 of the said Act are repealed and the following substituted therefor:

"(a) the lesser of \$4,500 or 18% of the corporation's taxable income for the year,

(b) 45% of

(i) the corporation's class B taxable income for the year,

minus

(ii) \$25,000, and

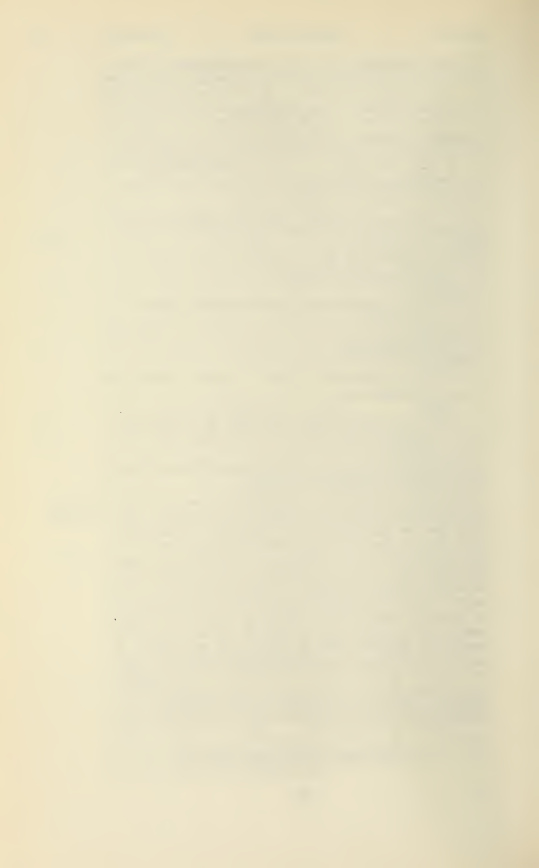
(c) 43% of

(i) the corporation's class A taxable income for the year,

minus

- (ii) the amount, if any, by which the corporation's class B taxable income for the year is less than \$25,000."
- (2) Subsection (7) of section 85 of the said Act is repealed and the following substituted therefor:

"(7) Where a designated corporation is one of a group Associated of corporations that have filed with the Minister for a tax- corporations. ation year an agreement under subsection (3) of section 39 or one of a group of corporations in respect of which the Minister has allocated an amount for a taxation year under subsection (3a) of section 39, there may be deducted from the tax for the year computed under subsection (3) or (3a), as the case may be, of section 39 the amount determined by applying subsection (3) of this section mutatis mutandis and, for that purpose, there shall be substituted for the amount of \$25,000 where it appears in paragraphs (b) and (c) of subsection (3), the amount allocated to the corporation by the agreement or by the Minister, as the case may be, and there shall be substituted for the amount of \$4,500 where it appears in paragraph (a) of subsection (3) an amount equal to 18% of the amount so allocated to it."



ELIZABETH

CHAP. 18

An Act to amend the National Housing Act, 1954.

[Assented to 20th December, 1957.]

TER Majesty, by and with the advice and consent of the 1953-54, c. 23: I Senate and House of Commons of Canada, enacts as follows:

- 1. (1) Paragraphs (d) and (e) of subsection (1) of section 7 of the National Housing Act, 1954, are repealed and the following substituted therefor:
 - "(d) when made to a home owner or builder who intends to sell the house to a home purchaser, it was for the aggregate of
 - (i) 90% of the first \$12,000 of the lending value or any part thereof,
 - (ii) 70% of the amount by which the lending value exceeds \$12,000, and
 - (iii) the amount of the insurance fee paid in respect of the loan;
 - (e) when made in respect of a house containing two family housing units to a home owner or to a builder for sale to a home purchaser, it was for the aggregate of
 - (i) 90% of the first \$12,000 of one-half of the lending value or any part thereof,
 - (ii) 70% of the amount by which one-half of the lending value exceeds \$12,000,
 - (iii) 80% of the other one-half of the lending value,
 - (iv) the amount of the insurance fee paid in respect of the loan;"
- (2) Paragraphs (g) and (h) of subsection (1) of section 7 of the said Act are repealed and the following substituted therefor:

Chap. 18.

"(g) when made to a co-operative housing association in respect of houses, it was for the aggregate of

(i) 90% of the first \$12,000 of the lending value of each house or any part thereof,

(ii) 70% of the amount by which the lending value of each house exceeds \$12,000, and

(iii) the amount of the insurance fee paid in respect of the loan;

(h) when made to a co-operative housing association in respect of houses that contain two family housing units, it was for the aggregate of

(i) 90% of the first \$12,000 of one-half of the lending value of each house or any part thereof,

(ii) 70% of the amount by which one-half the lending value of each house exceeds \$12,000,

(iii) 80% of the other one-half of the lending value of each house, and

(iv) the amount of the insurance fee paid in respect of the loan;"

2. The portion of subsection (1) of section 22 of the said Act that precedes paragraph (a) thereof is repealed and the

following substituted therefor:

"22. (1) The Minister may, upon terms and conditions approved by the Governor in Council, out of the Consolidated Revenue Fund, not exceeding in the aggregate four hundred million dollars,"

Advances out of the C.R.F. to make loans and pay losses.

CHAP. 19

An Act to amend the Pension Act.

[Assented to 20th December, 1957.]

ER Majesty, by and with the advice and consent of the R.S. cc. 207, I Senate and House of Commons of Canada, enacts as follows:

332; 1953-54,

- 1. (1) Section 9 of the Pension Act is repealed.
- (2) Notwithstanding subsection (1), any pension payable under section 9 of the Pension Act immediately prior to the coming into force of this section shall continue to be payable thereunder as though section 9 of that Act had not been repealed.
- 2. Section 10 of the said Act is repealed and the following substituted therefor:
- "10. A member of the Commission who, at the time of Retention his appointment as such, held a position in the civil service or was an employee within the meaning of the Civil Service Service Act. Act, retains and is eligible to receive all the benefits, except salary as a civil servant, that he would have retained or been eligible to receive had he remained under that Act."

of benefits under Civil

- 3. Subsection (4) of section 11 of the said Act is repealed.
- 4. (1) Subsection (1) of section 12 of the said Act is repealed and the following substituted therefor:
- "12. (1) There may be appointed such number of persons as may be considered necessary, who are or have been barristers or advocates of good standing at the bar of any province, as officers of the Department to be called "Pension Counsel".

Pension

(2) Subsections (3) and (4) of section 12 of the said Act are repealed.

5. Subsection (7) of section 13 of the said Act is repealed

and the following substituted therefor:

British subject resident and domiciled in Newfoundland.

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"(7) A British subject resident and domiciled in Newfoundland at the time of his enlistment who served in the naval, army or air forces of His Majesty or in any of the naval, army or air forces of any of the countries allied with His Majesty during World War II shall be deemed to be a member of the forces for the purposes of this section if the disability or death in respect of which the application is made is not pensionable by virtue of subsection (5) or (6)".

6. Subsection (3) of section 14 of the said Act is repealed

and the following substituted therefor:

Application of section.

"(3) The provisions of this section do not apply where the death of the member of the forces concerned occurred on service during World War I prior to the 1st day of September, 1919, or occurred on service during World War II."

7. Section 23 of the said Act is repealed and the fol-

lowing substituted therefor:

Fees and "23. No action lies against any person in respect of charges to services performed in connection with the preparation or be certified by Com-mission. prosecution of any application to the Commission, unless the Commission has certified that the amount claimed is a fair and reasonable charge for the services rendered and properly payable by the person against whom the claim is made."

8. (1) Subsection (1) of section 24 of the said Act

is repealed and the following substituted therefor:

Payments.

"24. (1) Pensions shall be payable monthly at the end of each month, except that pensions for disabilities payable at a rate less than the rate provided in Schedule A for class 17 shall be paid at the pensioner's option semiannually at the end of March and September in each year.

(1a) Notwithstanding anything in this Act, any pension awarded or paid under this Act ceases to be payable,

- (a) in the case of a member of the forces in receipt of pension on account of disability in respect of whom no additional pension is payable, on the day following his death:
- (b) in the case of a member of the forces in receipt of pension on account of disability in respect of whom additional pension is payable for a wife, child or parent, on the first day of the month following that in which his death occurred;

(c) in the case of a widow or divorced wife entitled to a pension or a woman awarded a pension under subsection (4) of section 36, in respect of whom no

When payments to cease.

- additional pension is payable, on the day following her death:
- (d) in the case of a widow or divorced wife entitled to a pension, or a woman awarded a pension under subsection (4) of section 36, in respect of whom additional pension is payable for a child, on the first day of the month following that in which her death occurred;
- (e) in the case of a parent or person in the place of a parent, on the day following his or her death."
- (2) Subsection (4) of section 24 of the said Act is repealed and the following substituted therefor:
- "(4) Any pension, or balance of pension, whether unpaid Disposition or held in trust by the Commission or the Department, due of unpaid pension to a deceased pensioner at the time of his death or, in the case of a person whose death occurred after the coming into force of this subsection, due on the day following his death or the first day of the month following that in which his death occurred, as the case may be, does not form part of the estate of such deceased pensioner."

- (3) Subsection (1a) of section 24 of the said Act, as enacted by this section, does not apply in respect of any pensioner whose death occurred prior to the coming into force of this section.
- **9.** (1) Paragraph (a) of subsection (1) of section 26 of the said Act is repealed and the following substituted therefor:
 - "(a) when such child and those responsible for its mainten- Physical ance are without adequate resources, and the child is or mental infirmity. unable owing to physical or mental infirmity to provide for its own maintenance, in which case the pension may be paid while the child is incapacitated by physical or mental infirmity from earning a livelihood, but no pension shall be awarded unless the infirmity occurred before the child attained the age of twenty-one years; or"

- (2) Section 26 of the said Act is further amended by adding thereto, immediately after subsection (10) thereof, the following subsection:
- "(10a) Where any pension has been awarded to a child or Pension children of a member of the forces who, at the time of his of widower. death, was a widower and who, during his lifetime, maintained a domestic establishment for such child or children, pension at a rate not exceeding that provided in Schedule B for a widow may, in the discretion of the Commission, be paid to a daughter or other person competent to assume and who does assume the household duties and care of such child or children, until such time as all of

the children have reached the pensionable age limit; in such cases the pension payable for children shall continue."

R.S. c. 332,

Extra allowance where attendance required.

Wear and tear of clothing on account of amputation

Wear and tear on account of use of appliances

10. Section 30 of the said Act is repealed and the following substituted therefor:

30. (1) A member of the forces who is totally disabled and helpless, whether entitled to a pension of class one or a lower class, and who is, in addition, in need of attendance. is entitled, if he is not cared for under the jurisdiction of the Department of Veterans Affairs in a hospital, to an addition to his pension, subject to review from time to time, of an amount in the discretion of the Commission of not less than four hundred and eighty dollars per annum and not more than eighteen hundred dollars per annum.

(2) A member of the forces in receipt of pension on account of an amputation of the leg above a Symes' amputation is entitled to an allowance on account of wear and tear of clothing of ninety-six dollars per annum; and a member of the forces in receipt of pension on account of an amputation at or above the wrist is entitled to an allowance on account of wear and tear of clothing of forty-two dollars per annum.

(3) A member of the forces in receipt of pension for any other disability for the relief of which any appliance must be worn or treatment applied that causes wear and tear of clothing may, in the discretion of the Commission, be granted an allowance in respect of such wear and tear not exceeding ninety-six dollars per annum."

11. Paragraph (b) of subsection (1) of section 31 of the said Act is repealed and the following substituted therefor:

"(b) when entitlement to pension is granted by the Commission, or by an Appeal Board thereof, upon a date twelve months or more after the date upon which application therefor was made to the Commission, from the date of grant, or, in the discretion of the Commission, from a date twelve months prior to the date of grant."

1953-54, c. 62, s. 10.

Maximum

amount.

- **12.** Subsection (5) of section 34 of the said Act is repealed.
- **13.** Subsection (2) of section 35 of the said Act is repealed and the following substituted therefor:

"(2) The payment under subsection (1), in the case of any pensioner, shall not exceed a total of two hundred and fifty dollars and shall not exceed

(a) one hundred and fifty dollars in respect of funeral

services.

(b) fifty dollars for cemetery charges, and

(c) fifty dollars for the expenses of the pensioner's last sickness,

and where payment of a burial grant is made, the Department may furnish and erect a standard headstone if the burial is carried out in Canada."

14. Subsections (3) to (6) of section 36 of the said Act

are repealed and the following substituted therefor:

"(3) Except as otherwise provided in this Act, the Date for widow of a member of the forces who was, at the time of his death, in receipt of a pension at the rate provided in Schedule A for any of classes one to eleven or who died while on the strength of the Department for treatment and, but for his death, would have been in receipt of pension at the rate so provided for any of those classes, is entitled to a pension as if the member had died on service whether his death was attributable to his service or not, if

entitlement.

c. 62, s. 11.

(a) she was married to him before he was granted a 1953-54,

pension, or

(b) her marriage to him took place after the grant of such pension, and

(i) his death occurred one year or more after the

date of the marriage, or

(ii) his death occurred less than one year after the date of the marriage and the Commission is of the opinion that he had, at the date of such marriage, a reasonable expectation of surviving for at least one year thereafter;

but no payment shall be made under this subsection from a date prior to that from which pension is payable in

accordance with section 42.

(4) A woman who, although not married to a member Pension at of the forces, was living with him in Canada at the time he became a member of the forces and for a reasonable mission in time previously thereto, and, at that time, was publicly certain represented by him as his wife, may, in the case of his death and in the discretion of the Commission, be awarded a pension at a rate not exceeding the rate provided in Schedule B for a widow, and the Commission may also award a pension at a rate not exceeding that rate if, in its opinion, an injustice would be done by not recognizing a woman as the wife of a member of the forces although there is no evidence that she had been publicly represented by him as his wife.

(5) A woman who has been divorced, judicially separated Pension to or separated pursuant to a written or other agreement woman from a member of the forces who has died is not entitled alimony or to pension unless she was awarded alimony or an alimentary allowance. allowance, or is entitled to an allowance under the terms of the separation agreement, in which case she is entitled,

discretion of Com-

if she is in a dependent condition, to the equivalent of the widow's pension, or the equivalent of the alimony or alimentary allowance that she was awarded or the allowance to which she is entitled under the terms of the separation agreement, whichever is the smaller in amount; except that where that amount is smaller than the widow's pension it may, in the discretion of the Commission, be increased to an amount not exceeding that provided in Schedule B for a widow.

Pension where no alimony or alimentary allowance payable.

- (6) Notwithstanding subsection (5), where a woman has been divorced, judicially separated or separated pursuant to a written or other agreement from a member of the forces who has died, and such woman is in a dependent condition, the Commission may, in its discretion, award a pension at a rate not exceeding the rate provided in Schedule B for a widow, although such woman has not been awarded alimony or an alimentary allowance or is not entitled to an allowance under the terms of the separation agreement, if, in the opinion of the Commission, she would have been entitled to an award of alimony or an alimentary or other allowance had she made application therefor under due process of law."
- 15. Subsection (1) of section 37 of the said Act is repealed and the following substituted therefor:

Pension to widow "37. (1) Except as otherwise provided in this Act, in any case where pension may be awarded under section 13 in respect of the death of a member of the forces, his widow is entitled to a pension if

1953-54, e. 62, s. 12.

- (a) she was married to him before he was granted a pension for the injury or disease that resulted in his death, or
- (b) her marriage to him took place after the grant of such pension, and
 - (i) his death occurred one year or more after the date of the marriage, or
 - (ii) his death occurred less than one year after the date of the marriage and the Commission is of the opinion that he had, at the date of the marriage, a reasonable expectation of surviving for at least one year thereafter."
- **16.** Subsections (1) and (2) of section 38 of the said Act are repealed and the following substituted therefor:
- "38. (1) In any case where pension may be awarded under section 13 in respect of the death of a member of the forces, the parent or person in the place of the parent of the member is entitled to a pension if

Pension to parent where dependent

- (a) the member died without leaving any child, widow or divorced wife who is entitled to pension or a woman awarded a pension under subsection (4) of section 36,
- (b) the parent or person in the place of the parent is in a dependent condition and was, at the time of the death of the member, wholly or to a substantial extent maintained by him.
- (2) Where a member of the forces has died leaving a Discretionary child, widow or divorced wife who is entitled to a pension or a woman awarded a pension under subsection (4) of section 36, in addition to a parent or person in the place of a parent who, prior to the enlistment of the member or during his service, was wholly or to a substantial extent maintained by him, the Commission, in its discretion, may award to each such parent or person a pension not exceeding four hundred and eighty dollars per annum, or, in any case where, after the death of the member, there is no longer any child, widow or divorced wife who is entitled to a pension or a woman awarded a pension under subsection (4) of section 36, may award to any one such parent or person a pension not exceeding the pension that might have been awarded to such parent or person if the member had died without leaving any child, widow or divorced wife entitled to a pension or a woman awarded a pension under subsection (4) of section 36."

pension to parent in certain

17. Subsection (1) of section 39 of the said Act is

repealed and the following substituted therefor:

"39. (1) In any case where pension may be awarded Pension to under section 13 in respect of the death of a member of brother or sister when the forces, the brother or sister of the member is entitled dependent to a pension if

(a) the member died without leaving any child, widow or divorced wife who is entitled to a pension or a woman awarded a pension under subsection (4) of section 36, and

(b) the brother or sister is in a dependent condition and was, at the time of the death of the member, wholly or to a substantial extent maintained by him."

18. Subparagraphs (i) and (ii) of paragraph (a) of subsection (1) of section 42 of the said Act are repealed and the

following substituted therefor:

"(i) where pension is awarded by the Commission, or by an Appeal Board thereof, upon a date less than twelve months after the date of death, from the day following the date of death, or, in any case where any interim allowance in respect of the member has been paid to any person or pay

- and allowances as a member of the forces have been paid to the credit of the member, in respect of a period after the date of death, from the day following the last day of that period; and
- (ii) where pension is awarded by the Commission, or by an Appeal Board thereof, upon a date twelve months or more after the date of death, from the date of award, or, in the discretion of the Commission, from a date twelve months prior thereto;"
- 19. Section 43 of the said Act is repealed and the following substituted therefor:

1953-54, c. 62, s. 14.

Payments to widow or child pending consideration of claim.

- "43. On the death of a pensioner who was, at the time of his death, in receipt of pension at the rate provided in Schedule A for any of classes one to eleven and in respect of whom additional pension for a widow or child is payable pending consideration of a claim from such person or persons for pension on account of such death, payment of an amount equal to pension for death shall be made to such person or persons for a period not exceeding one month, such amount to be refunded if pension is eventually awarded or to be set off against the amount of any payment thereof."
- 20. Subsection (2) of section 45 of the said Act is repealed and the following substituted therefor:

Pension on marriage or remarriage when woman in dependent condition.

- "(2) If through the death of the husband of a woman, married or remarried, within a period of five years after such marriage or remarriage, the woman is left in a dependent condition, pension at the rate provided in Schedule B for a widow or at such lesser rate as the Commission in its discretion awards shall be restored as from the date of death of such husband, but there shall be deducted from such pension the amount of any final payment made under subsection (1) at a rate not exceeding fifty per cent of the rate of the restored pension being paid from time to time, and the restored pension shall be discontinued should she cease to be in a dependent condition or remarry."
- 21. (1) Section 65 of the said Act is amended by adding thereto, immediately after subsection (2) thereof, the following subsection:

Decision of remaining members.

"(2a) In the event of the absence, death or incapacity of any member of an Appeal Board of the Commission, or in the event of any such member ceasing to hold office as such, prior to the rendering of any decision of the Board, the decision of the Board may be rendered by the remaining members."

- (2) Subsection (4) of section 65 of the said Act is repealed and the following substituted therefor:
- "(4) An application based upon error in any decision Commission on an appeal from a decision of the Commission, by reason of evidence not having been presented or otherwise, may be entertained by the Commission with the leave of an Appeal Board of the Commission designated by the Chairman of the Commission from time to time for the purpose, and any Appeal Board so designated has jurisdiction to grant leave in any case in which it appears proper to grant it."

application for appeal.

- 22. (1) Subsection (2) of section 68 of the said Act is repealed.
- (2) Subsection (3) of section 68 of the said Act is repealed and the following substituted therefor:
- "(3) No member of an Appeal Board of the Commission Member of designated by the Chairman for the purposes of subsection (1) shall adjudicate upon any case upon which he previously adjudicate sat as a member of the Commission at any first or second on same case. hearing or any initial or renewal hearing."

Board not

- 23. Section 71 of the said Act is repealed and the following substituted therefor:
- "71. Where an award of pension is made with retro-Municipality active effect to a person who is or has been in receipt of government municipal relief or mothers' allowance payable by the government of any province, the Commission may, if the out of pension is awarded in respect of any period during which retroactive pension. such municipal relief or mothers' allowance has been paid to that person, recoup the municipality or the provincial government concerned the amount of the relief or allowance so paid during such period out of the retroactive pension payable to that person."

- 24. (1) Section 74 of the said Act is repealed.
- (2) Where, at any time after the coming into force of 1953-54, this section, any pension under the Pension Act is awarded c. 62, s. 18. to a person to whom, but for subsection (1), a pension under that Act would not have been awardable, the pension so awarded shall, notwithstanding section 42 of that Act, be payable with effect from the day on which, but for this subsection, it would have been payable or the first day of October, 1957, whichever is the later.

25. Schedules A and B of the said Act are repealed and the following substituted therefor:

SCHEDULE A. Effective July 1, 1957.

Scale of Pensions for Disabilities.

Percentage of Disability—Class and Annual Rate of Pension

	10 53-57 55	\$ cts	00 066	1,039 50	1,485 00	350 00	132 00 99 00 79 20
	9 58-62 60	\$ cts.	1,080 00	1,134 00	1,620 00	360 00	144 00 108 00 86 40
	8 63-67 65	s cts.	1,170 00	1,228 50	1,755 00	390 00	156 00 117 00 93 60
	68-72 70	\$ cts.	1,260 00	1,323 00	1,890 00	420 00	168 00 126 00 100 80
	6 73-77 75	s cts.	1,350 00	1,417 50	2,025 00	450 00	150 00 135 00 108 00
	5 78-82 80	\$ cts.	1,440 00	1,512 00	2,160 00	480 00	192 00 144 00 115 20
	83-87 85	\$ cts.	1,530 00	1,606 50	2,295 00	510 00	204 00 153 00 122 40
	3 88-92 90	\$ cts.	1,620 00	1,701 00	2,430 00	540 00	216 CO 162 00 129 60
	2 93-97 95	\$ cts.	1,710 00	1,795 50	2,565 00	570 00	228 00 171 00 136 80
	1 98-99 100	\$ cts.	1,800 00	1,890 00	2,700 00	00 009	240 00 180 00 144 00
	Class Range Percentage		nt-Colonel (Army), and all ranks and	Army), Group Captain	(Naval), Brigadier. ner ranks (Army), ranks (Air)	pension for married	en for above ranks— n additional
	Rank or Rating of Member of Forces		Commander (Naval), Lieutenant-Colonel (Army) Wing Commander (Air), and all ranks and ratings below	Captain (Naval), Colonel (Arm (Air)	Commodore and higher ranks (Naval), Brigadier Brigadier-General and higher ranks (Army) Air Commodore and higher ranks (Air)	Above ranks — Additional per members of the forces	Additional pension for children for above First child. Second child Each subsequent child an additional.

SCHEDULE A-Concluded

Class Rank or Rating Range of Member of Forces	11 48-52 50	12 43-47 45	13 38-42 40	14 33-37 35	15 28-32 30	16 23-27 25	17 18-22 20	18 13-17 15	19 8-12 10	20 5-7 5
	s cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	& cts.	& cts.	\$ cts.
Commander (Naval), Lieutenant-Colonel (Army), Wing Commander (Air), and all ranks and ratings below.	00 006	810 00	720 00	00 089	540 00	450 00	360 00	270 00	180 00	00 06
Captain (Naval), Golonel (Army), Group Captain (Air).	945 00	850 50	756 00	661 50	267 00	472 50	378 00	283 50	189 00	94 59
Commodore and higher ranks (Naval), Brigadier, Erigadier-General and higher ranks (Army), Air-Commodore and higher ranks (Air)	1,350 00	1,215 00	1,080 00	945 00	810 00	675 00	540 00	405 00	270 00	135 00
Above ranks — Additional pension for married member of the forces	300 00	270 00	240 00	210 00	180 00	150 00	120 00	00 06	00 09	30 00
Additional pension for children for above ranks— First child Second child Each subsequent child an additional	120 00 90 00 72 00	108 00 81 00 64 80	96 00 72 00 57 60	84 00 63 00 50 40	72 00 54 00 43 20	60 00 45 00 36 00	48 00 36 00 28 80	36 00 27 00 21 60	2+ 00 18 00 14 40	12 60 9 00 7 20

Class 21—Disabilities below 5 per cent—All ranks—A final payment not exceeding \$200.

SCHEDULE B.

Effective July 1, 1957.

SCALE OF PENSIONS FOR DEATH.

	Rate per annum			
Rank or rating of Member of Forces	Widow	Dependent parent	Child or depend- ent brother or sister	Orphan child or orphan brother or sister
	\$ cts.	\$ cts.	\$ ets.	\$ cts.
Lieutenant Commander (Naval), Major (Army), Squadron Leader (Air), and all ranks and ratings below	1,380 00	*1,080 00		
Commander (Naval), Lieutenant-Colonel (Army), Wing Commander (Air)	1,380 00	*1,248 00		
Captain (Naval), Colonel (Army), Group Captain (Air)	1,512 00	*1,512 00		
Commodore and higher ranks (Naval), Brigadier, Brigadier-General and higher ranks (Army), Air Commodore and higher ranks (Air)	2,160 00	*2,160 00		
Additional pension for children or dependent brothers or sisters for above ranks— First child			*240 00 *180 00 *144 00	*480 00 *360 00 *288 00

^{*} Pensions awarded to parents or brothers and sisters may be less than these amounts in accordance with the provisions of this Act.

CHAP, 20

An Act to amend the Unemployment Assistance Act.

[Assented to 20th December, 1957.]

IER Majesty, by and with the advice and consent of 1956, c. 26. H the Senate and House of Commons of Canada, enacts as follows:

- 1. Subsection (3) of section 3 of the Unemployment Assistance Act is repealed and the following substituted therefor:
- "(3) Subject to sections 4 and 5, an agreement entered Form of into under this Act shall be substantially in the form set agreements. out in the Schedule."
- 2. Section 5 of the said Act is repealed and the following substituted therefor:
- "5. An agreement may provide for contributions in Effective respect of unemployment assistance costs that were incurred date of within a period of one year prior to the execution thereof."
- 3. Section 8 of the said Act is repealed and section 9 Repeal and renumbering. of the said Act is renumbered as section 8.
- 4. Schedule A and Schedule B to the said Act are repealed and the Schedule to this Act is substituted therefor.
- 5. (1) This Act shall come into force on the 1st day of Commencement. January, 1958.
- (2) An agreement entered into prior to the coming into Termination force of this Act under the Unemployment Assistance Act may be terminated at any time with the consent of the parties thereto.

SCHEDULE.

(Section 3)

Memorandum of Agreement Respecting Unemployment Assistance day of made this 19

Between:

THE GOVERNMENT OF CANADA, hereinafter called "Canada", OF THE FIRST PART

and

THE GOVERNMENT OF THE PROVINCE OF

hereinafter called

OF THE SECOND PART

Whereas Canada and desirous of entering into an agreement for the purpose of providing assistance to unemployed persons who are in need, and for the sharing of the costs thereof;

Now, Therefore, this agreement witnesseth that in consideration of the premises and of the mutual covenants and agreements herein contained, the parties hereto hereby covenant and agree each with the other as follows:

1. In this agreement, unless the contrary intention appears,

(a) "province" means the province of

"municipality" means a municipal corporation in the province and includes any city, town or local governmental body established under the authority of the law of the province and authorized to administer assistance to unemployed persons who are in need;

"a recipient of mother's allowance" includes

(i) a dependent child of a person receiving a mother's allowance if such child is within the age group for whom provision is made under the law of the province that provides for the payment of mother's allowances; and

(ii) the husband of a person receiving a mother's allowance if an allowance is being paid on his behalf under the law of the province that provides for the payment of mothers' allowances.

(d) "population" means, except in subparagraph (a) of paragraph 12, the most recent estimate of the population of the province made by the Dominion Bureau of Statistics and published by the Queen's Printer at Ottawa prior to the month to which the reimbursement claim relates:

- "homes for special care" means nursing homes, hostels for (e) indigent transients, homes for the aged, poor houses, alms houses, and hostel facilities provided for the aged within housing projects constructed under the provisions of the National Housing Act; and
- (f) words in the singular include the plural and words in the plural include the singular.
- shall make all the necessary arrangements for 2. (a) the receipt, by itself or by municipalities, of applications for

assistance from unemployed persons in the province, and (b) the verification of the representations made by applicants and the province shall assume responsibility for the correctness of such

representations.

shall make available to officials of Canada 3. particulars of

or by municipalities (a) the conditions prescribed by under which assistance may be given to persons in need, and

(b) the rates of assistance payable.

4. Length of residence shall not be made a condition for the

receipt of assistance if

(a) the applicant has come from a province whose government has entered into an agreement similar to this respecting unemployment assistance, and

such agreement includes a like clause as herein contained in respect of length of residence not being a condition for receipt

of assistance.

shall deliver to the Minister of National Health and Welfare, at Ottawa, a monthly statement, hereinafter referred to as a reimbursement claim, in such form as Canada may require, indicating, inter alia,

(a) the total number of persons who are unemployed and in need in the province, including their dependants, who have received assistance during the month to which the reimbursement

claim relates, and

- (b) the total amounts paid to or on behalf of such persons during the month to which the reimbursement claim relates.
- shall keep a record of the names and addresses of any persons and of the number of their dependants who have received assistance and the particulars of such assistance, which record shall be made available for examination on request by officials of Canada.
- 7. There shall be excluded from the reimbursement claim any person, together with any payment made to or on behalf of such person, who is

(a) an inmate in any institution maintained in whole or in part out of funds appropriated by

(i) the Parliament of Canada,

(ii) the Legislature of the province,

(iii) a municipality, or

(iv) a charitable organization; except that there may be included in the reimbursement claim payments made by the province or by a municipality for the upkeep of inmates in homes for special care and the number of persons in respect of whom such payments are made, provided that said inmates are unemployed and in need and the payments claimed do not exceed what an individual might reasonably be expected to pay for accommodation of a comparable kind and quality in the same locality and provided further that said inmates are not such as would normally be cared for in general, acute, chronic or convalescent hospitals, tuberculosis sanatoria, mental institutions, institutions for incurables, orphanages or child welfare institutions;

(b) a person in receipt of

(i) unemployment benefit under the Unemployment Insurance Act,

(ii) a pension under the Old Age Security Act,

(iii) assistance under the Old Age Assistance Act, (iv) an allowance under the Blind Persons Act,

(v) an allowance under the Disabled Persons Act, or

(vi) a supplemental allowance or cost-of-living bonus provided under the law of the province to recipients of benefit under any of the aforementioned Acts; or

(c) a recipient of mothers' allowance.

- 8. Notwithstanding sub-paragraph (b) of paragraph 7 there may be included in the reimbursement claim any additional relief payments made by the province or by a municipality to persons described in the said sub-paragraph and the number of persons to whom such payments are made if such persons are unemployed and in need.
- 9. There shall also be excluded from the reimbursement claim payments made in respect of

(a) medical, hospital, nursing, dental and optical care and drugs

and dressings,

(b) funeral expenses,

(c) all travelling expenses except those, if Canada is not contributing thereto under some other arrangement, that are

made for the purpose of

(i) returning a recipient of unemployment assistance and his dependants, if any, to his normal place of residence under an arrangement to which the municipality or the government of the province to which he is being returned has agreed in advance,

(ii) enabling a recipient of unemployment assistance or dependent member of his family to obtain assured employment as certified by the National Employment

Service, or

(iii) enabling a recipient of unemployment assistance or a dependent member of his family to obtain needed medical,

1957-58.

hospital or nursing home care which cannot be provided at his normal place of residence; and

- (d) the cost of administration.
- 10. There shall be deducted from the reimbursement claim an amount calculated by multiplying the average per person monthly cost of assistance by the decrease in the number of recipients of mothers' allowances.
- 11. The average per person monthly cost of assistance shall be calculated by dividing the total of the payments made during the month, as set forth in the reimbursement claim, by the total number of persons, including dependants, who received assistance during the said month as set forth in the reimbursement claim.

12. For the purpose of paragraph 10, the decrease in the number of recipients of mothers' allowances shall be calculated as follows:

(a) the average monthly percentage of the population of the province who were recipients of mother's allowance during each twelve-month period from the first day of July 1945, to the thirtieth day of June prior to the month to which the reimbursement claim relates shall be determined, and in determining these percentages the latest estimate made by the Dominion Bureau of Statistics and published by the Queen's Printer at Ottawa of the population of the province on the first day of June or nearest date thereto in each twelvemonth period shall be used;

(b) the average monthly percentage determined for the twelvemonth period ending the thirtieth day of June immediately preceding the month to which the reimbursement claim relates shall be subtracted from the highest percentage ascertained pursuant to sub-paragraph (a) of this paragraph

in respect of any other twelve-month period;

(c) from the difference ascertained pursuant to sub-paragraph (b) of this paragraph there shall be subtracted .10 per cent;

(d) the difference ascertained pursuant to sub-paragraph (c) of this paragraph shall be multiplied by the population; and

(e) in the event that the calculation in sub-paragraph (c) of this paragraph results in a negative quantity, paragraph 10 shall have no application.

13. The reimbursement claim shall

(a) be submitted within six (6) months next following the last day of the month to which it relates, but no claim submitted in respect of any month prior to the actual date on which this agreement is executed shall be disqualified solely on the ground that it was not submitted within the said six (6) months, and

contain the following certificate signed by the provincial auditor:

"I hereby certify that this claim for reimbursement has been prepared in accordance with the terms and conditions set forth in an agreement respecting unemployment

assistance dated the day of 195 and made between the Government of Canada and the Government of the province of

- 14. Canada shall, on receipt of a reimbursement claim that has been prepared in accordance with this agreement, pay (50) per cent of the total claim.
- 15. In the event of any controversy arising between Canada and in respect of this agreement, either party may submit such controversy to the Exchequer Court of Canada for determination.
- 16. This agreement shall be deemed to have come into force and shall bind the parties from the day of 195 and thereafter until day of terminated by either party giving to the other party one year's notice in writing.
- 17. Any notice given pursuant to paragraph 16 may be communicated as follows:
 - (a) to Canada, by registered mail addressed to the Minister of National Health and Welfare, at Ottawa; and
 - by registered mail addressed to the (b) to

Premier of the province at

In Witness Whereof the Honourable , Minister of National Health and Welfare, has hereunto set his hand on behalf of the Government of Canada and the Honourable Minister of has hereunto set his hand on behalf of the Government of the province of

Signed on behalf of the Government of Canada by The Honourable Minister of in the presence of

Signed on behalf of the Government of the province of by the Honourable Minister of in the presence of

CHAP. 21

An Act for granting Her Majesty certain sums of money for the public service of the financial year ending the 31st March, 1958.

[Assented to 7th January, 1958.]

Most Gracious Sovereign,

WHEREAS it appears by messages from His Excellency, Preamble. the Right Honourable Vincent Massey, etc., etc., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial vear ending the 31st day of March, 1958, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 1, 1958.
- 2. From and out of the Consolidated Revenue Fund, \$257,324,674.84 there may be paid and applied a sum not exceeding in the granted for whole two hundred and fifty-seven million, three hundred and twenty-four thousand, six hundred and seventy-four dollars and eighty-four cents, towards defraying the several charges and expenses of the public service, from the fist day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending the 31st day of March, 1958, except items 16, 52, 57, 69, 71, 100, 116, 117, 131, 132, 134, 153, 156, 158, 217, 218, 219, 227, 248, 252, 281, 307, 322, 324, 328, 333, 334, 335, 336, 355, 361, 364, 365, 367, 373, 389, 391, 397, 399, 422, 428, 432 and 460, as laid before the House of Commons at the present session of Parliament.

\$983,904.25 granted for 1957-58. 3. From and out of the Consolidated Revenue Fund, there may be paid and applied, in addition to the amount granted therefor by section 2, a sum not exceeding in the whole nine hundred and eighty-three thousand, nine hundred and four dollars and twenty-five cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Schedule to this Act.

\$1,393,571.59 granted for 1957-58. 4. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one million, three hundred and ninety-three thousand, five hundred and seventy-one dollars and fifty-nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of the items set forth in the Supplementary Estimates for the fiscal year ending the 31st day of March, 1958, except items 621, 626, 635, 640 and 654, as laid before the House of Commons at the present session of Parliament.

\$2,138,888.89 granted for 1957-58. 5. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole two million, one hundred and thirty-eight thousand, eight hundred and eighty-eight dollars and eighty-nine cents, towards defraying the several charges and expenses of the public service, from the 1st day of July, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-ninth of the total of the amounts of items 669 and 670 set forth in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

\$125,000.00 granted for 1957-58. 6. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in the whole one hundred and twenty-five thousand dollars, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the amount of item 668 in the Further Supplementary Estimates (1) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

\$7,338,888.17 granted for 1957-58. 7. From and out of the Consolidated Revenue Fund, there may be paid and applied a sum not exceeding in

the whole seven million, three hundred and thirty-eight thousand, eight hundred and eighty-eight dollars and seventeen cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-sixth of the total of the amounts of the items set forth in the Further Supplementary Estimates (2) for the fiscal year ending the 31st day of March, 1958, except items 692, 729, 732, 737, 754 and 759, as laid before the House of Commons at the present session of Parliament.

8. From and out of the Consolidated Revenue Fund, \$3,067,583.34 there may be paid and applied a sum not exceeding in the 1957-58. whole three million, sixty-seven thousand, five hundred and eighty-three dollars and thirty-four cents, towards defraying the several charges and expenses of the public service from the 1st day of April, 1957, to the 31st day of March, 1958, not otherwise provided for, and being one-twelfth of the total of the amounts of items 692, 729, 732 and 737 set forth in the Further Supplementary Estimates (2) for the fiscal year ending the 31st day of March, 1958, as laid before the House of Commons at the present session of Parliament.

9. Sums expended under the authority of this Act shall Account be accounted for in the Public Accounts in conformity with rendered. section 64 of the Financial Administration Act.

R.S., c. 116.

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SCHEDULE

Based on the Main Estimates, 1957-58. The amount hereby granted is \$983,904.25, being one-twelfth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1958, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
148	FISHERIES FIELD SERVICES Fish Culture and Development Branch—Operation and Maintenance NORTHERN AFFAIRS AND NATIONAL RESOURCES NATIONAL PARKS BRANCH	1,002,500	
301	National Parks and Historic Sites Services— Construction or Acquisition of Buildings, Works, Land and Equipment	10,804,351	*11,806,851

^{*} Net Total \$983,904.25.

CHAP. 22

An Act to provide for the Stabilization of the Prices of Agricultural Commodities.

[Assented to 31st January, 1958.]

WHEREAS it is expedient to enact a measure for the Preamble. Purpose of stabilizing the prices of agricultural commodities in order to assist the industry of agriculture to realize fair returns for its labour and investment, and to maintain a fair relationship between prices received by farmers and the costs of the goods and services that they buy, thus to provide farmers with a fair share of the national income; Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

SHORT TITLE.

1. This Act may be cited as the Agricultural Stabilization Short title. Act.

INTERPRETATION.

2. (1) In this Act,
(a) "agricultural commodity" means

Definitions.

"Agricultural commodity."

"Base price."

(i) any of the following commodities produced in Canada, namely, cattle, hogs and sheep; butter, cheese and eggs; and wheat, oats and barley not produced in the designated area as defined in the Canadian Wheat Board Act; hereinafter called "named commodity"; and

(ii) any other natural or processed product of agriculture designated by the Governor in Council as an agricultural commodity for the purposes of this Act, hereinafter called "designated commodity";

(b) "base price", in relation to an agricultural commodity, means the base price as established under section 8;

(c) "Board" means the Agricultural Stabilization Board "Board." established by this Act;
(d) "Minister" means the Minister of Agriculture; and "Minister."

101 (e)

"Prescribed price."

(e) "prescribed price" means,

Chap. 22.

- (i) in relation to a named commodity, eighty per cent of the base price thereof, or such higher percentage of the base price thereof as the Governor in Council prescribes, and
- (ii) in relation to a designated commodity, such percentage of the base price thereof as the Governor in Council prescribes.

Relevant factors to be considered (2) In prescribing a percentage of the base price of an agricultural commodity under subparagraph (i) or (ii) of paragraph (e) of subsection (1), the Governor in Council shall be guided by the estimated average cost of production of the commodity, and such other factors as the Governor in Council considers to be relevant.

AGRICULTURAL STABILIZATION BOARD.

Board established. **3.** (1) There shall be a corporation to be known as the "Agricultural Stabilization Board" consisting of three members appointed by the Governor in Council.

Chairman and Vice-Chairman. (2) The Governor in Council shall designate one of the members to be Chairman of the Board and one of the members to be Vice-Chairman of the Board.

Chief executive officer. Remuneraation and expenses of Board members.

- (3) The Chairman is the chief executive officer of the Board.
- (4) Each member of the Board may be paid such salary or other amount by way of remuneration as is fixed by the Governor in Council, and may be paid reasonable travelling and living expenses incurred by him while absent from his ordinary place of residence in the course of his duties.

Temporary substitute members.

(5) If any member of the Board is absent or unable to act, the Governor in Council may appoint a temporary substitute member for such term and upon such conditions as the Governor in Council prescribes.

Head Office.

(6) The head office of the Board shall be in the City of Ottawa, in the Province of Ontario, but meetings of the Board may be held at such other place as the Board may decide.

Agent of Her Majesty. 4. (1) The Board is for all purposes an agent of Her Majesty in right of Canada, and its powers under this Act may be exercised by it only as such agent.

Contracts.

(2) The Board may, on behalf of Her Majesty, enter into contracts in the name of Her Majesty or in the name of the Board.

Property.

(3) Property acquired by the Board is the property of Her Majesty and title thereto may be vested in the name of Her Majesty or in the name of the Board.

(4) Actions, suits or other legal proceedings in respect of Actions. any right or obligation acquired or incurred by the Board on behalf of Her Majesty, whether in its name or in the name of Her Majesty, may be brought or taken by or against the Board in the name of the Board in any court that would have jurisdiction if the Board were not an agent of Her Majesty.

(5) The Board shall comply with any directions from time Board subject to time given to it by the Governor in Council or the Minister respecting the exercise or performance of its powers, duties Governor in Council or

and functions under this Act.

to directions Minister.

ADVISORY COMMITTEE.

5. (1) The Minister shall appoint an Advisory Committee, Advisory consisting of a chairman and at least six, but not more than Committee. nine, other members, composed of farmers and represent-

atives of farm organizations.

(2) The Advisory Committee established under subsec- Functions. tion (1) shall meet at least twice a year and shall advise the Minister and the Board with respect to such matters relating to the stabilization of prices of agricultural commodities under this Act as are referred to it by the Minister or the Board.

(3) The members of the Advisory Committee may be Remunerapaid for their services such remuneration and expenses as tion and expenses.

are fixed by the Governor in Council.

STAFF.

6. (1) With the approval of the Governor in Council, the staff. Board may employ such professional, technical or other officers, clerks and employees as it deems necessary for the proper conduct of its business and may fix their remuneration.

(2) Any member or employee of the Board who, at the Application time of his appointment or employment under or pursuant of Civil Service Act. to this Act, held a position in the civil service, or was an employee within the meaning of the Civil Service Act, retains and is eligible to receive all the benefits, except salary as a civil servant, that he would have retained or been eligible to receive had he remained under that Act.

DUTIES OF BOARD.

7. (1) The Board shall from time to time in accordance Action to with this Act take such action as is necessary to stabilize the prices of agricultural commodities at their respective prescribed prices, and shall take such action and make such recommendations as are necessary to ensure that the prescribed prices for an agricultural commodity in effect from time to time shall bear a fair relationship to the cost of production of such commodity.

Form of action.

(2) Action by the Board to stabilize the price of an agricultural commodity under this Act shall be taken in relation to the agricultural commodity or in relation to such grade, quality, variety, class, type or form thereof, and with reference to such place or places, as the Board considers appropriate.

Establishment of base price. **S.** (1) In each year the Board shall establish the base price for each agricultural commodity, or the grade, quality, variety, class, type or form thereof, the price of which is to be stabilized under this Act.

To be average price.

(2) The base price of an agricultural commodity shall be the average price at representative markets as determined by the Board for the ten years immediately preceding the year in which the base price is established.

Duration of action to stabilize prices. **9.** (1) Action by the Board under paragraph (a), (b) or (c) of subsection (1) of section 10 in relation to an agricultural commodity shall commence at such time in each year as is determined by the Board, and shall continue thereafter for a period of twelve months or, in the case of a designated commodity, for such other period as the Governor in Council prescribes.

Duration of action by Governor in Council under s. 2(1) (e) and (1) (a).

(2) The percentage of the base price of a named commodity higher than eighty prescribed under subparagraph (i) of paragraph (e) of subsection (1) of section 2, and the designation of an agricultural commodity under subparagraph (ii) of paragraph (a) of subsection (1) of section 2, shall cease to have effect at the end of the period mentioned in subsection (1) in relation to that commodity.

POWERS OF BOARD.

Powers.

10. (1) Subject to and in accordance with any regulations that may be made by the Governor in Council, the Board may

(a) purchase any agricultural commodity at the pre-

scribed price;

(b) pay to producers of an agricultural commodity, directly or through such agent as the Board may determine, the amount by which the prescribed price exceeds a price determined by the Board to be the average price at which the commodity is sold in such markets and during such periods as the Board considers appropriate;

(c) make such payment for the benefit of producers as the Governor in Council may authorize for the purpose of stabilizing the price of an agricultural commodity

at the prescribed price;

(d) sell or otherwise dispose of, package, process, store, ship, transport, export, insure or otherwise deal in any commodity purchased by the Board under this section;

(e) enter into contracts or appoint agents to do anything authorized under this Act:

(f) purchase at the request of any department or agency of the Government of Canada any agricultural commodity required by such department or agency; and

(g) do all such acts and things as are necessary or incidental to the exercise of any of its powers, duties or

functions under this Act.

(2) For the purpose of stabilizing the price of an agricul- Food tural commodity, the Board may exercise all or any of its products. powers under this section in relation to any food product thereof, and for the purposes of this section the expression "prescribed price" in relation to such food product shall be construed to be such price as is determined by the Board to be proportionate to the prescribed price for such agricultural commodity.

(3) The Board may make rules for the regulation of its Rules. proceedings and the performance of its duties and functions

under this Act.

REGULATIONS.

11. The Governor in Council may make regulations for Regulations. carrying out the purposes and provisions of this Act.

EXPENDITURES.

12. All expenditures for salaries, travelling expenses and Administraexpenses of administration, excluding those that in the opinion of the Board are directly attributable to action taken of appropriation by the Board to stabilize the price of an agricultural commodity, shall be paid out of moneys appropriated by Parliament for the purpose.

13. (1) Subject to this section, all expenditures under Other expendthis Act, except those referred to in section 12, shall be paid c.R.F. by the Minister of Finance out of the Consolidated Revenue Fund on the requisition of the Board.

(2) There shall be established in the Consolidated Reve-Agricultural Commodities nue Fund an account to be known as the Agricultural Stabilization Commodities Stabilization Account, in this section called Account. the "Account".

(3) There shall be charged to the Account

(a) all expenditures under this Act, except those referred

to in section 12; and

(b) the net operating profits on the operations of the Account for a fiscal year, as determined by the Minister of Finance under subsection (7).

(4) There shall be credited to the Account

(a) all moneys received by the Board from its operations;

Account.

Charges to

Credits to Account.

(b) the net operating loss on the operations of the Account for a fiscal year, to the extent authorized by Parlia-

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ment; and

Chap. 22.

(c) amounts transferred from appropriations for expenditure by any department or agency of the Government of Canada in respect of expenditures incurred by the Board for those departments or agencies under paragraph (f) of subsection (1) of section (1).

Limitation on payments out of C.R.F.

(5) A payment made out of the Consolidated Revenue Fund under subsection (1), together with the balance of the Account, shall not be greater than two hundred and fifty million dollars.

Definition of "balance of the Account". (6) For the purposes of this section, "balance of the Account" means the aggregate of all amounts charged to the Account minus the aggregate of all amounts credited to the Account.

Determination of profit and loss.

(7) At the end of each fiscal year, the Minister of Finance shall determine the net profit or loss on the operations of the Account for that fiscal year, and if he determines that there is a net profit it shall be charged to the Account, but if he determines that there is a net loss, no amount shall be credited to the Account in respect thereof without the authority of Parliament.

Estimates.

(8) Before the end of each fiscal year, an estimate of the profit or loss on the operations of the Account shall be made by the Minister, and if it appears to him that a net loss may result from the operations of the Account for that fiscal year, the estimated amount thereof shall, unless the Governor in Council otherwise directs, be included in Estimates submitted by the Minister to the Governor in Council.

REPORT TO PARLIAMENT.

Report to Parliament.

14. The Board shall, within three months after the termination of each fiscal year, submit to the Minister, in such form as he may prescribe, an annual report of the financial transactions and proceedings taken under this Act, and the Minister shall lay the report before Parliament within fifteen days after the receipt thereof, or if Parliament is not then sitting, on any of the first fifteen days next thereafter that Parliament is sitting.

TRANSITIONAL.

Successor to Agricultural Prices Support Board.

15. (1) The Agricultural Stabilization Board established by this Act is hereby declared to be the successor to the Agricultural Prices Support Board established by the Agricultural Prices Support Act, and all property, rights, obligations and liabilities of the Agricultural Prices Support Board existing immediately before the day on which this Act comes into force shall be deemed to be property, rights, obligations and liabilities of the Agricultural Stabilization Board on and

from that day.

(2) Where a person who was an employee of the Agricul- Employment tural Prices Support Board immediately before the coming into force of this Act and to whom subsection (2) of section 5 of the Agricultural Prices Support Act was applicable at that time, is employed by the Agricultural Stabilization Board under this Act within one month after the coming into force of this Act, such person shall, for the purposes of subsection (2) of section 6 of this Act, be deemed to have held a position in the civil service at the time he is so employed.

of staff of former Board.

(3) Whenever in any Act, order, regulation, contract, or Board subother document the Agricultural Prices Support Board is mentioned or referred to there shall, in each and every case, be substituted the Agricultural Stabilization Board.

stituted for former Board.

(4) The reference in subsection (5) of section 4 of the Reference in Agricultural Products Board Act to paragraph (i) of subsection (1) of section 9 of the Agricultural Prices Support Act Board Act. shall be construed as a reference to paragraph (e) of subsection (1) of section 10 of this Act.

Agricultural Products

(5) A reference in the Export and Import Permits Act to In Export and an article the price of which is supported under the Agri- Import Permits Act. cultural Prices Support Act shall be construed as a reference to an article the price of which is stabilized under this Act.

COMING INTO FORCE.

16. This Act shall come into force on a day to be fixed Commenceby proclamation of the Governor in Council.

ment.

REPEAL.

17. The Agricultural Prices Support Act is repealed.

Repeal. R.S., c. 3.



CHAP. 23

An Act respecting the Boundary between the Province of Alberta and the Northwest Territories.

[Assented to 31st January, 1958.]

WHEREAS The Alberta Act declares the northern bound- Preamble. ary of the Province of Alberta to be the parallel of the sixtieth degree of north latitude, and the Northwest Territories Act declares the said parallel to be the southern boundary of the Northwest Territories;

AND WHEREAS the surveying and marking on the ground of the said boundary between the Province of Alberta and the Northwest Territories was commenced under the direction of the Surveyor General in 1924 and 1925 and completed between 1950 and 1954 under the direction of Commissioners appointed therefor, which boundary, as surveyed and marked on the ground, is shown upon twenty map-sheets signed by the said Commissioners and entitled "Boundary between Alberta and Northwest Territories", which mapsheets are on record as No. 42955 in the Legal Surveys and Aeronautical Charts Division of the Department of Mines and Technical Surveys, Ottawa;

AND WHEREAS, the Legislature of the Province of Alberta having consented thereto, it is desirable that the boundary line so surveyed and marked on the ground be declared the boundary line between the said Province of Alberta and the Northwest Territories.

Now Therefore, Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

1. This Act may be cited as the Alberta-Northwest Ter- Short title. ritories Boundary Act, 1958.

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2.

Boundary declared.

2. The boundary line surveyed and marked on the ground under the direction of the Surveyor General in 1924 and 1925 and the Commissioners appointed therefor to delimit the boundary between the Province of Alberta and the Northwest Territories and shown on twenty map-sheets numbered 1 to 20 entitled "Boundary between Alberta and Northwest Territories" signed by the Commissioners and on record as No. 42955 in the Legal Surveys and Aeronautical Charts Division of the Department of Mines and Technical Surveys at Ottawa, is hereby declared to be the boundary between the Province of Alberta and the Northwest Territories, and in so far as the boundary so described increases, diminishes or otherwise alters the limits of the Province of Alberta or the Northwest Territories, their limits are increased, diminished or otherwise altered accordingly.

CHAP. 24

An Act to provide for Annual Vacations with Pay for Employees in Federal Works, Undertakings and Businesses.

[Assented to 31st January, 1958.]

JER Majesty, by and with the advice and consent of the II Senate and House of Commons of Canada, enacts as follows:

SHORT TITLE.

1. This Act may be cited as the Annual Vacations Act.

Short title.

INTERPRETATION.

2. In this Act,

(a) "federal works, undertakings or businesses" means

(i) works, undertakings or businesses operated or "Federal carried on for or in connection with navigation works, and shipping, whether inland or maritime, including the operation of ships and transportation by businesses." ship anywhere in Canada;

(ii) railways, canals, telegraphs and other works and undertakings connecting a province with any other or others of the provinces, or extending

beyond the limits of a province;

(iii) lines of steam and other ships connecting a province with any other or others of the provinces, or extending beyond the limits of a province;

(iv) ferries between any province and any other province or between any province and any country other than Canada:

(v) aerodromes, aircraft and lines of air trans-

portation;

(vi) radio broadcasting stations;

(vii) banks and banking;

(viii) such works or undertakings as, although wholly situate within a province, are before or after their execution declared by the Parliament of

Definitions.

undertakings

Canada to be for the general advantage of Canada or for the advantage of two or more of the prov-

inces; and

(ix) any work, undertaking or business outside the exclusive legislative authority of the legislature of any province, and all other works, undertakings or businesses that are within the legislative authority of the Parliament of Canada, but not including any works, undertakings or businesses of a local or private nature in the Yukon Territory or the Northwest Territories;

"Minister." "Vacation pay."

(b) "Minister" means the Minister of Labour;

(c) "vacation pay" means

(i) four per cent of the wages of an employee during the year of employment in respect of which he is entitled to the vacation, if he is entitled to a vacation of two weeks, and

(ii) two per cent of the wages of an employee during the year of employment in respect of which he is entitled to the vacation, if he is entitled to a

vacation of one week;

"Wages." (d) "wages" means gross wages, salary or remuneration, whether received in money or otherwise, and, without restricting the generality of the foregoing, includes vacation pay and payment for overtime; and

(e) "year of employment" means continuous employ-

ment of an employee by one employer

(i) for a period of twelve consecutive months beginning with the day the employment began or any subsequent anniversary day thereafter, or

(ii) for a calendar year or other year approved in relation to any federal work, undertaking or business by the Minister under the regulations.

APPLICATION.

Application of Act.

"Year of

employ-

ment.

3. (1) This Act applies to and in respect of

(a) employment upon or in connection with any federal works, undertakings or businesses;

(b) employers engaged in any federal works, under-

takings or businesses;

(c) employees employed upon or in connection with any federal works, undertakings or businesses; and

(d) employment of employees by any corporation established to perform any function or duty on behalf

of the Government of Canada.

When Act does not apply.

(2) This Act does not apply to employment under a collective agreement entered into after the coming into force of this Act and containing provisions, approved by the Minister, for the granting of an annual vacation with pay.

ANNUAL VACATIONS.

4. (1) Subject to this Act, every employee is entitled to a Annual vacation of at least two weeks with vacation pay in respect of two weeks of every completed year of employment.

(2) If, at the end of a completed year of employment in One week. respect of which an employee is entitled under this Act to a vacation with vacation pay, the employee's most recent period of continuous employment with his employer was less than two years, the vacation with vacation pay to which the employee is entitled in respect of that year of employment is one week.

(3) A completed year of employment includes

(a) a year of employment begun before the commence- employment of this Act and completed after that time;

"Completed year of ment' defined.

- (b) a year of employment begun and completed after the commencement of this Act; and
- (c) a year of employment begun within two years prior to the commencement of this Act, if the employee was continuously employed thereafter with one employer until the commencement of this Act.

Special

(4) Where a special holiday for which wages are paid to an employee without working occurs during the vacation granted to the employee pursuant to this Act, the vacation to which the employee is entitled under this Act shall be extended by one day, and the employer shall pay to the employee in addition to the vacation pay the wages to which the employee is entitled for that special holiday.

Vacation pay deemed wages.

(5) Vacation pay shall for all purposes be deemed to be wages.

> Time when vacation with pay to be granted.

- 5. The employer of an employee who under this Act has become entitled to a vacation with vacation pay shall
 - (a) grant to the employee the vacation to commence not later than ten months immediately following the completion of the year of employment in respect of which the employee became entitled to the vacation, and
 - (b) at least one day prior to the commencement of the vacation or at such earlier time as the regulations prescribe, pay to the employee the vacation pay to which he is entitled in respect of that vacation.

GENERAL.

6. Where any particular federal work, undertaking or Transfer of business in which an employee is employed is, by sale, work, undertaking lease, merger or otherwise, transferred from an employer or business. to a new employer, the employment of the employee by

the two employers before and after the transfer in the work, undertaking or business shall be deemed to be continuous with one employer, notwithstanding the transfer.

Termination of employment.

- 7. Where the employment of an employee by an employer is terminated before the completion of a year of employment, the employer shall forthwith pay to the employee any vacation pay then owing by him to the employee under this Act in respect of a prior year of employment, and shall also pay to the employee
 - (a) four per cent of the wages of the employee during the completed portion of the year of employment, if the period of continuous employment of the employee with the employer ending with the termination is two years or more, or
 - (b) two per cent of the wages of the employee during the completed portion of the year of employment, if the period of continuous employment of the employee with the employer ending with the termination is more than thirty days and less than two years.

Act prevails over other laws or contracts, etc. S. (1) Subject to subsection (2), this Act applies, notwithstanding any other law or any custom, or any contract or arrangement, whether made before or after the commencement of this Act, but nothing in this Act shall be construed as affecting any rights or benefits of an employee under any law, custom, contract or arrangement that are more favourable to him than his rights or benefits under this Act.

Collective agreements.

(2) Where on the day this Act comes into force an employer is bound by a collective agreement that was entered into before that day and there is any inconsistency between the provisions of the collective agreement and any of the provisions of this Act or the regulations, the provisions of the collective agreement prevail to the extent of the inconsistency during the then current term of the collective agreement.

REGULATIONS.

Regulations.

- 9. The Governor in Council may make regulations for carrying out the purposes and provisions of this Act and, without restricting the generality of the foregoing, may make regulations
 - (a) for calculating and determining wages, including the monetary value of remuneration, other than money, received by an employee in respect of his employment;
 - (b) defining the circumstances and conditions under which the rights of an employee may be waived or the enjoyment thereof postponed;

- (c) prescribing the time within which vacation shall be granted and vacation pay paid, notwithstanding section 5, to employees who are entitled to a vacation with vacation pay under section 4 at the coming into force of this Act;
- (d) providing for the payment of vacation pay to which an employee is entitled to the Minister or to some other person in the event that the employee cannot be found or in any other case;
- (e) requiring employers to keep records of employees, wages, working time, vacations and other matters relevant to this Act and providing for the production and inspection thereof;
- (f) exempting any employers or employees or any classes of employers or employees or any work, undertaking or business or class or part thereof from all or any of the provisions of this Act;
- (g) prescribing the notices to be given to employees of the times when vacations may be taken;
- (h) prescribing the time when vacation pay shall be paid;
- (i) defining the absences from employment that shall be deemed not to have interrupted continuity of employment;
- (j) respecting the approval by the Minister of a year of employment in relation to any federal work, undertaking or business;
- (k) for the calculation and determination of vacation and vacation pay in the case of seasonal or temporary employees or in other suitable cases; and
- (1) providing for the granting of vacation or payment of vacation pay in the event of temporary cessation of employment.

OFFENCE AND PUNISHMENT.

10. (1) Every person who violates any of the provisions Violation of of this Act or any regulation is guilty of an offence and is Act or regulation. liable on summary conviction to a fine not exceeding five hundred dollars.

(2) Where an employer is convicted of an offence under Order to pay this section in respect of an employee, the convicting court, vacation pay. in addition to any other penalty, may order the employer to pay to the employee the vacation pay to which the employee is entitled and the employer shall comply with such an order.

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Procedure.

11. (1) A complaint or information under this Act may relate to one or more offences by one employer in respect of one or more of his employees.

Time limit.

(2) Proceedings in respect of an offence under this Act may be instituted at any time within one year after the time when the subject-matter of the proceedings arose.

COMING INTO FORCE.

Commencement. **12.** This Act shall come into force on a day to be fixed by proclamation of the Governor in Council.

CHAP. 25

An Act to provide Assistance in respect of Electric Power Development in the Atlantic Provinces.

[Assented to 31st January, 1958.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

SHORT TITLE.

1. This Act may be cited as the Atlantic Provinces Power Short title. Development Act.

INTERPRETATION.

2. In this Act,

Definitions.

(a) "Atlantic provinces" means the Provinces of Nova Scotia, New Brunswick, Prince Edward Island and Newfoundland;

"Atlantic provinces."

(b) "eastern coal" means coal produced in any of the Atlantic provinces;

"Eastern coal."

(c) "Minister" means the Minister of Northern Affairs and National Resources; and

"Minister."

"Power profect."

(d) "power project" means all or any of the following, namely, facilities for the generation of electric energy by steam-driven generators, facilities for the control and transmission of electric energy, the site of any such facilities, and land, water, rights to use water, buildings, works, machinery, installations, materials, transmission lines, furnishings, equipment, construction plant, stores and supplies acquired, constructed or used or adapted for or in connection with any such facilities.

AGREEMENTS.

Authority to enter into agreements.

3. (1) With the approval of the Governor in Council, the Minister may, on behalf of the Government of Canada, enter into an agreement with the government of any of the Atlantic provinces to provide assistance to the province in the generation of electric energy in the province by steam-driven generators and the control and transmission of electric energy.

Contents of agreements.

- (2) An agreement entered into under subsection (1) shall include
 - (a) provisions for the construction of power projects by Canada and the transfer thereof to the province upon the province undertaking to pay the cost thereof;
 - (b) provisions for the extension or completion of power projects in the province by Canada and the payment of the cost thereof by the province, or provisions for advances by Canada to the province for the completion or extension of power projects and the repayment of amounts so advanced;
 - (c) an undertaking by the province to operate any power project constructed, extended or completed pursuant to the agreement;
 - (d) provisions for the payment by Canada to the province of a subvention in respect of eastern coal used in the operation of facilities for the generation of electric energy by steam-driven generators, if the province so requests, including provisions for establishing the amount of the subvention and prescribing the method of calculation;
 - (e) an undertaking by the province that any subvention in respect of eastern coal provided for by the agreement will be fairly distributed among the operators of the power projects in which the coal is used, and that the province will take steps to ensure that the amount thereof will be taken into consideration in the setting of the rates charged for electric energy produced by such projects and used for industrial purposes; and
 - (f) such other terms and conditions as the Minister considers necessary or desirable to give effect to the purposes of this Act.

Approval of Minister.

(3) No assistance shall be provided pursuant to an agreement made under this Act in respect of the construction, extension or completion of a power project in the province unless the Minister has approved the need for, location, use and type of the project and the time of construction, extension or completion thereof, as the case may be.

4. The Northern Canada Power Commission and the Powers of Dominion Coal Board shall each, on behalf of the Govern-agencies administering ment of Canada, administer any agreement made under agreements. this Act to such extent as the Minister may direct, and, in addition to the rights and powers that they respectively have under the statutes establishing them, they may each exercise such powers, do such things and make such agreements as are necessary or desirable to enable them to carry out their duties under this section.

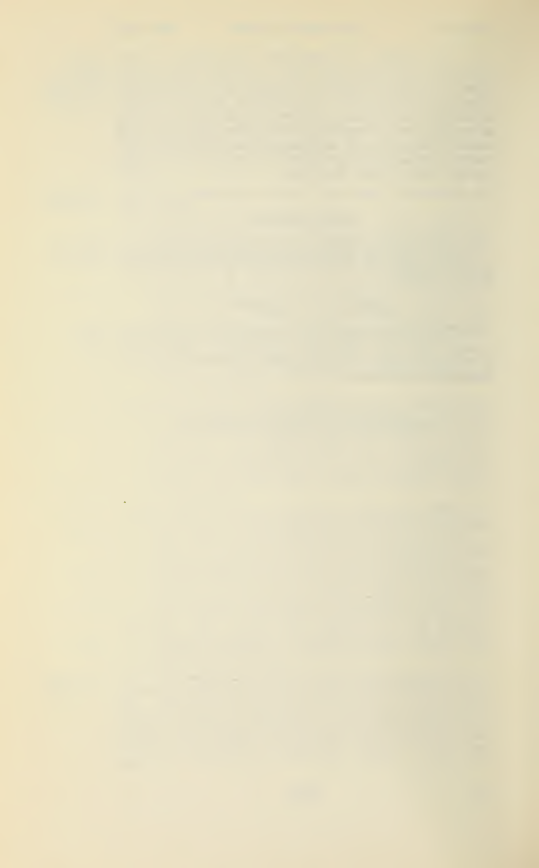
EXPENDITURES.

5. All expenditures incurred or advances made under this Money to be Act shall be paid out of money appropriated by Parliament for the purpose.

appropriated.

REPORT TO PARLIAMENT.

6. The Minister shall as soon as possible after the end Annual of each fiscal year lay before Parliament a report of all report. proceedings taken and agreements made under this Act during that fiscal year.



CHAP. 26

An Act to authorize a Loan to the Government of New Brunswick in respect of the Beechwood Power Project.

[Assented to 31st January, 1958.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

1. The Minister of Finance may out of the Consolidated Authority Revenue Fund make loans to the Government of New Brunswick, not exceeding in the aggregate thirty million dollars, in respect of expenditures for the development of hydro-electric power at Beechwood on the St. John River.

2. A loan made under the authority of this Act shall Terms and bear interest at a rate to be fixed by the Governor in Council but not exceeding four and three-eighths per cent per annum, shall, together with such interest, be repayable in eight equal annual instalments, and shall be subject to such other terms and conditions as are prescribed by the Governor in Council.

conditions.



CHAP. 27

An Act to implement an Agreement between Canada and Australia for the Avoidance of Double Taxation with respect to Income Tax.

[Assented to 31st January, 1958.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

- 1. This Act may be cited as the Canada-Australia Shorttitle. Income Tax Agreement Act, 1958.
- 2. The Agreement entered into between Canada and Agreement Australia, set out in the Schedule, is approved and declared approved. to have the force of law in Canada.
- 3. In the event of any inconsistency between the Inconsistent provisions of this Act, or the Agreement, and the operation of any other law, the provisions of this Act and the Agreement prevail to the extent of the inconsistency.

4. The Minister of National Revenue may make such Orders and orders and regulations as are, in his opinion, necessary for the purpose of carrying out the Agreement or for giving effect to any of the provisions thereof.

5. This Act shall come into force on a day to be fixed Commenceby proclamation of the Governor in Council, and shall ment and duration. continue in force until a day to be fixed by proclamation of the Governor in Council following the termination of the Agreement, and no longer.

SCHEDULE.

Agreement between The Government of Canada and The Government of the Commonwealth of Australia for the avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income.

The Government of Canada and the Government of the Commonwealth of Australia, desiring to conclude an agreement for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income, have agreed as follows:-

ARTICLE I.

- 1. The taxes which are the subject of this Agreement are:
- (a) in Australia: the Commonwealth income tax and social services contribution, including the additional tax assessed in respect of the undistributed amount of the distributable income of a private company;
- (b) in Canada: the income taxes, including surtaxes, imposed by Canada.
- 2. This Agreement shall also apply to any other tax of a substantially similar character imposed by either Contracting State after the date of signature of this Agreement.

ARTICLE II.

1. In this Agreement, unless the context otherwise requires

(a) "Australia" means the Commonwealth of Australia and includes the Territories of Papua, New Guinea, and Cocos (Keeling) Islands, and Norfolk Island;

"Australian enterprise" means an industrial or commercial enterprise or undertaking carried on by an Australian resident;

- "Australian resident" means a person who is a resident of (c) Australia and is not resident in Canada for the purposes of Canadian tax;
- (d) "Australian tax" means tax imposed by Australia, being tax to which this Agreement applies by virtue of Article I;
- "Canadian enterprise" means an industrial or commercial (e) enterprise or undertaking carried on by a Canadian resident;
- "Canadian resident" means a person who is resident in Canada for the purposes of Canadian tax and is not a resident (f) of Australia;
- "Canadian tax" means tax imposed by Canada, being tax (g)to which this Agreement applies by virtue of Article I;

- (h) "company" includes a corporation;
- (i) "Contracting State", "one of the Contracting States" or "the other Contracting State" means Australia or Canada, as a political entity or geographical area, as the context requires;
- (j) "enterprise of one of the Contracting States" and "enterprise of the other Contracting State" mean an Australian enterprise or a Canadian enterprise, as the context requires;
- (k) "industrial or commercial profits" includes the profits of an industrial or commercial enterprise or undertaking, but does not include income in the form of dividends, interest, rent, royalties, management charges or remuneration for personal services, or income from the operation of ships or aircraft;
- (1) "permanent establishment" means a branch, agency, management or fixed place of business and includes a factory, workshop, mine, oilwell, office or agricultural or pastoral property, or the use or installation of substantial equipment or machinery by, for, or under contract with, an enterprise of one of the Contracting States, but where an enterprise of one of the Contracting States
 - (i) carries on business dealings in the other Contracting State through a bona fide commission agent or broker acting in the ordinary course of his business as such and receiving remuneration in respect of those dealings at the rate customary in the class of business in question; or
 - (ii) maintains in that other State a fixed place of business exclusively for the purchase of goods or merchandise; or
 - (iii) has a subsidiary company which is engaged in trade or business in that other State, whether through a permanent establishment or otherwise; or
 - (iv) has an agent in that other State other than an agent who has, and habitually exercises, a general authority to negotiate and conclude contracts on behalf of that enterprise, or regularly fills orders on its behalf from a stock of goods or merchandise located in that other State.

that enterprise shall not, merely by reason thereof, be deemed to have a permanent establishment in that other Contracting State;

- (m) "person" includes any body of persons, corporate or not corporate;
- (n) "resident of Australia" has the meaning which it has under the laws of Australia relating to Australian tax;
- (o) "resident of one of the Contracting States" and "resident of the other Contracting State" mean an Australian resident or a Canadian resident, as the context requires;
- (p) "tax" means Australian tax or Canadian tax, as the context requires;

(q) "taxation authority" means, in the case of Canada, the Minister of National Revenue or his authorized representative and, in the case of Australia, the Commissioner of taxation or his authorized representative;

(r) words in the singular include the plural, and words in the

plural include the singular.

- 2. Where an enterprise of one of the Contracting States sells to a resident of the other Contracting State goods manufactured, processed, packed or distributed in the other Contracting State by an industrial or commercial enterprise or undertaking for, or at or to the order of, that first-mentioned enterprise and that first-mentioned enterprise participates in the management, control or capital of that other enterprise or undertaking, then, for the purposes of this Agreement
 - (a) that first-mentioned enterprise shall be deemed to have a permanent establishment in the other Contracting State and to be engaged in trade or business in the other Contracting State through that permanent establishment; and
 - (b) the profits derived by that first-mentioned enterprise from the sale of those goods shall be deemed to be attributable to that permanent establishment.
- 3. In the application of the provisions of this Agreement by one of the Contracting States any term not otherwise defined shall, unless the context otherwise requires, have the meaning which it has under the laws of that Contracting State relating to the taxes which are the subject of this Agreement.

ARTICLE III.

- 1. The industrial or commercial profits of a Canadian enterprise shall not be subject to Australian tax unless the enterprise is engaged in trade or business in Australia through a permanent establishment in Australia. If it is so engaged, Australian tax may be imposed upon those profits by Australia but only on so much of them as is attributable to that permanent establishment: Provided that nothing in this paragraph shall affect the operation of Divisions 14 and 15 of Part III of the Income Tax and Social Services Contribution Assessment Act 1936-1957 of the Commonwealth of Australia (or that Act as amended from time to time) relating to film business controlled abroad and insurance with non-residents, or the corresponding provisions of any Statute substituted for that Act.
- 2. The industrial or commercial profits of an Australian enterprise shall not be subject to Canadian tax unless the enterprise is engaged in trade or business in Canada through a permanent establishment in Canada. If it is so engaged, Canadian tax may be imposed upon those profits by Canada but only on so much of them as is attributable to that permanent establishment.

126 · 3.

- 3. Where an enterprise of one of the Contracting States is engaged in trade or business in the other Contracting State through a permanent establishment in that other Contracting State, there shall be attributed to that permanent establishment the industrial or commercial profits which that permanent establishment might be expected to derive in that other Contracting State if it were an independent enterprise engaged in the same or similar activities and its dealings with the enterprise of which it is a permanent establishment were dealings at arm's length with that enterprise or an independent enterprise; and the profits so attributed shall be deemed to be income derived from sources in that other State and shall be taxed accordingly.
- 4. If the information available to the taxation authority of the Contracting State concerned is inadequate to determine the profits to be attributed to the permanent establishment, nothing in this Article shall affect the application of any law of that Contracting State in relation to the liability of the permanent establishment to pay tax on an amount determined by the exercise of a discretion or the making of an estimate by the taxation authority of that Contracting State: Provided that the discretion shall be exercised or the estimate shall be made, so far as the information available to the taxation authority permits, in accordance with the principle stated in this Article.
- 5. No portion of any profits arising from the sale of goods or merchandise by an enterprise of one of the Contracting States shall be attributed to a permanent establishment in the other Contracting State by reason of the mere purchase by that enterprise of the goods or merchandise within that other Contracting State.

ARTICLE IV.

1. Where

- (a) an enterprise of one of the Contracting States participates directly or indirectly in the management, control or capital of an enterprise of the other Contracting State; or
- (b) the same persons participate directly or indirectly in the management, control or capital of an enterprise of one of the Contracting States and an enterprise of the other Contracting State; and
- (c) in either case conditions are operative between the two enterprises in their commercial or financial relations which differ from those which might be expected to operate between independent enterprises dealing at arm's length with one another,

then, if by reason of those circumstances profits which might be expected to accrue to one of the enterprises do not accrue to that enterprise, there may be included in the profits of that enterprise the

profits which might have been expected to accrue to it if it were an independent enterprise engaged in the same or similar activities and its dealings with the other enterprise were dealings at arm's length with that enterprise or an independent enterprise.

- 2. Profits included in the profits of an enterprise of one of the Contracting States under paragraph (1) of this Article shall be deemed to be income of that enterprise derived from sources in that Contracting State and shall be taxed accordingly.
- 3. If the information available to the taxation authority of a Contracting State is inadequate to determine, for the purposes of paragraph (1) of this Article, the profits which might have been expected to accrue to an enterprise, nothing in this Article shall affect the application of any law of that Contracting State in relation to the liability of that enterprise to pay tax on an amount determined by the exercise of a discretion or the making of an estimate by the taxation authority of that Contracting State: Provided that the discretion shall be exercised or the estimate shall be made, so far as the information available to the taxation authority permits, in accordance with the principle stated in this Article.

ARTICLE V.

Profits which a resident of one of the Contracting States derives from operating ships whose port of registry is in that Contracting State, or aircraft registered in that Contracting State, shall be exempt from tax in the other Contracting State.

ARTICLE VI.

- 1. A dividend paid by a company which is a Canadian resident to a person who is not a resident of Australia shall be exempt from Australian tax.
- 2. A dividend paid by a company which is an Australian resident to a person who is not resident in Canada shall be exempt from Canadian tax.

ARTICLE VII.

- 1. The amount of Australian tax on a dividend paid by a company which is a resident of Australia to a Canadian resident who is liable for Canadian tax and is not engaged in trade or business in Australia through a permanent establishment in Australia shall not exceed 15 per centum of the dividend.
- 2. The rate of Canadian tax on a dividend derived from sources within Canada by an Australian resident who is liable for Australian

128 tax tax and is not engaged in trade or business in Canada through a permanent establishment in Canada shall not exceed 15 per centum.

ARTICLE VIII.

1. An individual who is an Australian resident shall be exempt from Canadian tax on remuneration or other income received, in respect of personal (including professional) services performed in Canada, on or after the effective date of this Agreement if

(a) during the taxation year in which the services are performed he is present in Canada for a period or periods not exceeding

in the aggregate 183 days; and

(b) the services are performed for or on behalf of an Australian resident.

2. An individual who is a Canadian resident shall be exempt from Australian tax on remuneration or other income received, in respect of personal (including professional) services performed in Australia, on or after the effective date of this Agreement if

(a) during the year of income in which the services are performed he is present in Australia for a period or periods not exceeding

in the aggregate 183 days; and

- (b) the services are performed for or on behalf of a Canadian resident.
- 3. The provisions of this Article shall not apply to the remuneration or other income of public entertainers such as stage, motion picture, radio or television artists and musicians, or of athletes.

ARTICLE IX.

Royalties (not being royalties in relation to motion picture films or the reproduction by any means of images or sound produced directly or indirectly from films) for the use, production or reproduction of, or for the privilege of using, producing or reproducing, a literary, dramatic, musical or artistic work in which copyright subsists, being royalties derived from sources within one of the Contracting States by a resident of the other Contracting State not engaged in trade or business in the former Contracting State through a permanent establishment in that Contracting State, shall be exempt from tax by the former Contracting State.

ARTICLE X.

1. Remuneration (other than pensions) paid by the Government of the Commonwealth of Australia or of any State of Australia to any individual for services rendered to that Government in the discharge of governmental functions shall be exempt from Canadian tax if the individual is not ordinarily resident in Canada or is resident in Canada solely for the purpose of rendering those services.

- 2. Remuneration (other than pensions) paid by the Government of Canada or of any Province of Canada to any individual for services rendered to that Government in the discharge of governmental functions shall be exempt from Australian tax if the individual is not a resident of Australia or is resident in Australia solely for the purpose of rendering those services.
- 3. The provisions of this Article shall not apply to payments in respect of services rendered in connection with a trade or business carried on by a Government.

ARTICLE XI.

- 1. A pension (including a Government pension) and an annuity, derived from sources within one of the Contracting States by a resident of the other Contracting State, shall be exempt from tax by the former Contracting State.
- 2. The term "annuity" means a stated sum payable periodically at stated times, during life or during a specified or ascertainable period of time, under an obligation to make the payments in consideration of money paid.

ARTICLE XII.

Where a professor or teacher, who is a resident of one of the Contracting States, is temporarily present in the other Contracting State for the purpose of teaching during a period not exceeding two years at a university, college, school or other educational institution in that other Contracting State, remuneration derived by him for so teaching for that period shall be exempt from tax by that other Contracting State.

ARTICLE XIII.

- 1. Subject to the provisions of the law of Canada regarding the deduction from tax payable in Canada of tax paid in a country outside Canada, Australian tax paid in respect of income from sources within Australia shall be allowed as a credit against Canadian tax payable in respect of that income.
- 2. Subject to any provisions of the law of Australia which relate to the allowance of a credit against Australian tax of tax paid in a country outside Australia, Canadian tax paid in respect of income derived by a resident of Australia from sources in Canada shall be allowed as a credit against Australian tax payable in respect of that income.

3.

- 3. For the purposes of this Article
- (a) profits, remuneration or other income in respect of personal (including professional) services performed in one of the Contracting States shall be deemed to be income derived from sources in that Contracting State;
- (b) an amount included in taxable income under Division 14 or 15 of Part III of the Income Tax and Social Services Contribution Assessment Act 1936-1957 of the Commonwealth of Australia, or that Act as amended from time to time, or the corresponding provisions of a statute substituted for that Act, shall be deemed to be income derived from sources in Australia; and
- (c) the terms "Australian tax" and "Canadian tax" do not include any amount which represents a penalty or interest imposed under the law of either Contracting State relating to the taxes which are the subject of this Agreement.

ARTICLE XIV.

- 1. The taxation authorities of the Contracting States shall exchange such information (being information available under the respective taxation laws of the Contracting States) as is necessary for carrying out the provisions of this Agreement or for the prevention of fraud or for the administration of statutory provisions against avoidance of the taxes which are the subject of this Agreement.
- 2. Any information so exchanged shall be treated as secret and shall not be disclosed to any persons other than those (including a Court or a reviewing authority) concerned with the assessment or collection of the taxes which are the subject of this Agreement, or the determination of appeals in relation thereto.
- 3. No information shall be exchanged which would disclose any trade secret or trade process.

ARTICLE XV.

The taxation authority of a Contracting State may communicate directly with the taxation authority of the other Contracting State for the purpose of giving effect to the provisions of this Agreement.

ARTICLE XVI.

1. This Agreement shall come into force on the date on which the last of all such things shall have been done in Australia and Canada as are necessary to give the Agreement the force of law in Australia and Canada respectively and shall thereupon have effect

Chap. 27.

- (a) as regards Canadian tax, for the taxation year in which this Agreement comes into force, and subsequent taxation years; and
- (b) as regards Australian tax, for the year of income in which this Agreement comes into force and subsequent years of income.
- 2. This Agreement shall continue in effect indefinitely but either Contracting State may, on or before the thirty-first day of March in any calendar year after the year 1960, give to the other Contracting State notice of termination and, in that event, this Agreement shall not be effective
 - (a) as regards Canadian tax, for the taxation year next succeeding that in which notice of termination is given or subsequent taxation years; and
 - as regards Australian tax, for the year of income next succeeding that in which notice of termination is given or subsequent vears of income.

IN WITNESS WHEREOF the undersigned, duly authorized thereto, have signed this Agreement and affixed thereto their seals.

Done at Mont Tremblant, in duplicate, on the first day of October, One thousand nine hundred and fifty-seven.

For the Government of Canada:

SEAL

(Sgd.) Donald M. Fleming.

For the Government of the Commonwealth of Australia:

SEAL

(Sgd.) A. W. FADDEN.

SEAL

(Sgd.) W. R. CROCKER.

CHAP. 28

An Act to amend the Criminal Code.

[Assented to 31st January, 1958.]

ER Majesty, by and with the advice and consent of the 1853-54, c. 51; H Senate and House of Commons of Canada, enacts as 1955, cc. 2, 45; follows:

1. Paragraph (a) of section 581 of the French version of the Criminal Code is repealed and the following substituted therefor:

"a) "cour d'appel" signifie la cour d'appel, définie à "cour l'alinéa (12) de l'article 2, pour la province ou le territoire où se tient le procès d'une personne par acte d'accusation;"



6 ELIZABETH II.

CHAP. 29

An Act to amend the Federal-Provincial Tax-Sharing Arrangements Act.

[Assented to 31st January, 1958.]

ER Majesty, by and with the advice and consent of the 1956, c. 29. H Senate and House of Commons of Canada, enacts as follows:

1. The Federal-Provincial Tax-Sharing Arrangements Act is amended by adding thereto the following sections:

"11. The Minister of Finance shall, for each of the four Additional successive fiscal years commencing on the 1st day of April, grants to 1958 and in addition to all other grants, subsidies and Provinces. allowances, pay an annual grant of seven and one-half million dollars to each of the Provinces of Nova Scotia, New Brunswick and Newfoundland and an annual grant of two and one-half million dollars to the Province of Prince Edward Island.

"12. In its application to the fiscal year commencing on Alteration of the 1st day of April, 1958, paragraph (f) of subsection (1) of Act in its section 2 shall, for the purposes of this Act and any tax fiscal year 1958-59. rental agreement, be read and construed as if for the words "ten per cent" therein there were substituted the words

"thirteen per cent"."

application to

EDMOND CLOUTIER, C.M.G., O.A., D.S.P. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1958



6 ELIZABETH II.

CHAP, 30

An Act to amend the Northwest Territories Act.

[Assented to 31st January, 1958.]

TER Majesty, by and with the advice and consent of R.S., c. 331; the Senate and House of Commons of Canada, enacts 1953-54, c. 8; 1955, cc. 21, as follows:

48.

legislative

powers of Commis-

- 1. The Northwest Territories Act is amended by adding thereto, immediately after section 19 thereof, the following section:
- "19A. (1) The Commissioner in Council may make Further ordinances
 - (a) for the borrowing of money by the Commissioner for territorial, municipal or local purposes on behalf of Council. the Territories, and

(b) for the lending of money by the Commissioner to municipalities and school districts in the Territories.

(2) No money shall be borrowed by the Commissioner Approval of under the authority of this section without the approval Governor in Council. of the Governor in Council.

(3) For the purposes of section 19, money borrowed by Territorial the Commissioner under the authority of paragraph (a) of subsection (1) and money received by the Commissioner pursuant to a loan made under the authority of paragraph (b) of subsection (1) shall be deemed to be territorial revenue."

2. Section 32 of the said Act is amended by adding thereto the following subsection:

"(3) The Governor in Council may appoint one or more Appointment persons who are barristers or advocates of at least three years' standing at the bar of any province to be deputy magistrates police magistrates, and may fix their remuneration and allowances; a deputy police magistrate has all the powers, Powers and duties and functions of a police magistrate appointed duties. under this section, except that subsection (2) does not apply to him."

police

EDMOND CLOUTIER, C.M.G., O.A., D.S.P. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1958



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Note: Chapter numbers, in italies under the heading R.S., 1952, indicate amendments to, or repeal of, Acts already included in previous volumes of the Revised Statutes.

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^{*}There are a certain number of Acts, in force before 1952, which have not been repealed and have not been consolidated for the Revised Statutes, 1927 or of 1952. Therefore as those Acts are still in force they are included in this Table. Also in the Revised Statutes of Canada, 1927, and in the Statutes of Canada, from 1927 to 1952, there are a number of sections (or parts thereof) still in force, reference should be made to Schedule A of Volume V (Supplement) of the Revised Statutes of Canada, 1952.

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